

**EXHIBIT 1
PART 3**

Snyder Law Firm LLC
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Crown NorthCorp, Inc.
8716 N. Mopac, Suite 310
Austin, Texas
78759

January 27, 2011

Attention: Ms. Jackie Trojanowsky

File #: OKC
Inv #: 361

RE: Represent Crown NorthCorp, Inc. in Wells Fargo Bank, N.A. v. LaSalle
Bank National Association, Case No. CIV-08-01125-C (W.D. Okla.)
(Oklahoma I)

DATE	DESCRIPTION	HOURS	AMOUNT	LAWYER
Dec-01-10	Prepare for LaSalle records deposition. Review documents. Draft and revise outline for same. Review deposition notice for Crown deposition. Email regarding same. Review draft stipulation. Attorney conference regarding same. Emails regarding order of exhibits and providing revised list to LaSalle. Attorney conference regarding same. Continue to draft deposition outline en route to New York City. Email regarding receiving LaSalle witness list.	3.60	1,062.00	PDS
	TC with local counsel re depo designation process and objecting to LaSalle exhibits, revising document stipulation, inquiry re motion to quash Trepp subpoena, correspondence re doc stip, correspondence re LaSalle depo designation database proposal.	3.65	730.00	BCM
	Continue review of Callahan, Peterson, Micka and Mustain's deposition exhibits to compare with Wasser's deposition exhibits; review Wasser's deposition transcript for sections where he discusses the same exhibits; update spreadsheet regarding same; multiple emails to court reporter re LaSalle deposition logistics; print deposition exhibit stickers; review of LaSalle's First and Second Disclosures for	3.20	336.00	CJB

	differences with individuals that are listed as a witness and if they have been deposed already; email to firm regarding same.			
	Assemble and prepare documents and exhibits re document authentication deposition prep. Receive, download, circulate and review pleadings. Research CWT deposition designation dbase suggestion. Receive and process depositions, exhibits and videos from Esquire re update hard drives and name files. Update various ecase name files and case file folders with documents and pleadings. Review and respond to various emails.	3.60	468.00	TR
Dec-02-10	Continue to prepare for LaSalle records deposition. Depose Mr. Wasser in New York City as corporate representative. Emails and calls with local counsel regarding Crown deposition and documents to be used for same. Email reporting on deposition. Determine litigation projects in case.	6.40	1,888.00	PDS
	Review Karp deposition transcript for court reporter's certification page; forward same to firm.	0.20	21.00	CJB
	Begin review of defendant's responses to plaintiff's exhibit list; update spreadsheet with same.	1.80	189.00	CJB
	Cursory review of Df Objections to Pl exhibit list. Begin preparing document/spreadsheet of Dfs exhibit list for attorneys to begin preparation of objections to same. Search, review, assemble and prepare documents and exhibits re document authentication deposition prep. Receive and process depositions, exhibits and videos from Esquire re update hard drives and name files. Prepare exhibits to send to vendor for processing and uploading to webdbbase. Update Summation with depositions and transcript tracking matrix. Prepare index of MSJ exhibits stipulated to or not.	4.30	559.00	TR
Dec-03-10	Continue to prepare for LaSalle records deposition. Depose Mr. Wasser in New York City as corporate representative. Emails and calls with local counsel regarding Crown	0.70	206.50	PDS

	deposition and documents to be used for same. Email reporting on deposition. Determine litigation projects in case.			
	Revising doc stip, correspondence re same, TC re Trojanowsky deposition.	2.25	450.00	BCM
	Continue review of defendant's responses to plaintiff's exhibit list; update spreadsheet regarding same.	6.80	714.00	CJB
	Cursory review of Df Objections to Pl exhibit list. Begin preparing document/spreadsheet of Dfs exhibit list for attorneys to begin preparation of objections to same. Review Df exhibit list and perform coding and tagging of same in Summation dbase. Instructions from B. Mirakian re preparation of objections to Df exhibits. Receive, download, circulate and review pleadings. Review and respond to emails re various issues. Transfer data and files from external hard drive to network server re dbase build. Instructions from B. Mirakian re preparation of document stipulations. Assemble documents, review and comment on draft stipulations and document lists.	5.90	767.00	TR
Dec-04-10	Emails in follow up regarding Crown document deposition, finalizing stipulations. Email to local counsel regarding need to have team meeting to discuss litigation projects.	0.30	88.50	PDS
	Conti review of Df Objections to Pl exhibit list. Conti preparing document/spreadsheet of Dfs exhibit list for attorneys to begin preparation of objections to same. Review Df exhibit list and perform coding and tagging of same in Summation dbase. Emails re stipulation work and trial exhibit issues.	4.00	520.00	TR
Dec-05-10	Review Df exhibit list and perform coding and tagging of same in Summation dbase. Emails re stipulation work and trial exhibit issues. Assemble documents, review and comment on draft stipulations and document lists per B. Mirakian and P. Snyder requests.	3.10	403.00	TR
Dec-06-10	Emails regarding scheduling conference call to discuss trial projects. Emails regarding	0.70	206.50	PDS

	modifications to document stipulations. Attorney conferences regarding same.			
	Revising doc stip, correspondence re same, planning for review of, and reviewing, LaSalle exhibit list, reviewing LaSalle objections to Plaintiff's exhibit list, TC with local counsel re same.	5.85	1,170.00	BCM
	Continue review of defendant's responses to plaintiff's exhibit list; update spreadsheet regarding same; brief review of same for differences with information listed by defendant in their responses.	5.80	609.00	CJB
	Assemble and email various exhibits to C&W per C. Johnson requests. Review and compare DF and PL trial exhibits to identify and note duplicates per B. Mirakian and C. Johnson's requests. Conti preparing document/spreadsheet of Dfs exhibit list for attorneys to begin preparation of objections to same. Review Df exhibit list and perform coding and tagging of same in Summation dbase. Emails re stipulation work and trial exhibit issues. Close review and QC of draft stipulations and document lists per B. Mirakian requests. Confer and instructions to C. Brown re various projects.	5.90	767.00	TR
Dec-07-10	Emails regarding finalizing document stipulations. Email from LaSalle counsel regarding Crown deposition. Call with local counsel regarding same. Draft and revise agenda for call with local counsel regarding litigation projects. Attorney conference regarding objections to LaSalle's trial exhibits.	1.30	383.50	PDS
	Revising doc stip, correspondence re same, reviewing and objecting to LaSalle exhibits, TC with local counsel re same, TC with local counsel re project status.	5.65	1,130.00	BCM
	Review of defendant's exhibit list; cross-reference with plaintiff's exhibit list for duplicate exhibits.	3.80	399.00	CJB
	Assemble and email various exhibits to B. Mirakian and C. Johnson as requested. Review and compare DF and PL trial exhibits	6.20	806.00	TR

to identify and note duplicates per B. Mirakian and C. Johnson's requests. Update spreadsheet of Dfs exhibit list with exhibit comparison results. Review Df exhibit list and perform coding and tagging of same in Summation dbase. Emails re stipulation work and trial exhibit issues. Close review and QC of draft stipulations and document lists per B. Mirakian and P. Snyder instruction and circulate documents re same as requested. Emails re various issues. Confer and instructions to C. Brown re various projects.

Dec-08-10	Emails following up on Trojanowsky deposition and finalizing stipulations. Review revised stipulation to send to LaSalle.	0.25	73.75	PDS
	Revising doc stip, reviewing and objecting to LaSalle exhibits.	3.90	780.00	BCM
	Create spreadsheet containing plaintiff's motion for summary judgment exhibits; review same for authentication issues and procedures; review actual summary judgment exhibits for certification pages and affidavits; update spreadsheet regarding same; confirm affidavit information on remaining documents.	5.00	525.00	CJB
	Confer with P. Kraft re assemble trial exhibits and objections to df exhibits. Assemble and email various exhibits to B. Mirakian and C. Johnson as requested. Review exhibits and exhibit lists and identify defendant exhibits that Pl stipulated to. Continue review and compare DF and PL trial exhibits to identify and note duplicates per B. Mirakian and C. Johnson's requests. Update spreadsheet of Dfs exhibit list with exhibit comparison results. Assemble and circulate documents to P. Snyder and client as requested re Stipulation work. Assemble and materials re MSJ exhibit stipulation issues. Emails re various issues.	6.50	845.00	TR
Dec-09-10	Call and email regarding document stipulations, follow up to Wasser and Trojanowsky deposition exhibits. Receive Wasser transcript. Email forwarding same.	0.25	73.75	PDS
	Revising doc stip, correspondence with	7.10	1,420.00	BCM

	LaSalle re same, reviewing and objection LaSalle exhibits.			
	Review plaintiff's and defendant's exhibit lists; update plaintiff's responses and objections spreadsheet with defendant's exhibit numbers and duplicative exhibit references.	4.00	420.00	CJB
	Update spreadsheet of Dfs exhibit list with exhibit review compared to stipulation results. Review exhibits an exhibit lists and identify defendant exhibits that Pl stipulated to. Search, locate and assemble non-Bates #d Df exhibits on Df trial exhibit list per C. Johnson and B. Mirakian requests. Close review and QC of final stipulations and document lists per B. Mirakian requests. Confer and instructions from B. Mirakian re same. Receive and circulate various invoices. Update ecase file and hard copy files with same. Emails re various issues.	5.30	689.00	TR
Dec-10-10	Emails and calls regarding LaSalle and Crown deposition exhibits. Call with local counsel regarding same and sending email to LaSalle regarding Capmark documents. Receive and review order on summary judgment motions. Email and attorney conferences regarding same.	1.20	354.00	PDS
	Reviewing and objecting to LaSalle exhibits, meeting with Mr. Snyder to discuss same.	4.75	950.00	BCM
	Receive and process depositions, exhibits and videos from Esquire re update hard drives and name files. Update various ecase name files and case file folders with documents and pleadings. Update deposition tracking matrix and deposition exhibit list.	3.00	390.00	TR
Dec-11-10	Email to client forwarding summary judgment ruling. Email to local counsel regarding trial preparation in light of ruling, proposing deposition designation schedule. Email regarding exhibits, email to client regarding same.	0.75	221.25	PDS
	Reviewing and objecting to LaSalle exhibits.	2.00	400.00	BCM

	Receive, download, circulate and review pleadings. Identify and tag Pl and Df exhibits in Summation dbase, Briefcase and export same and perform high level coding in Summation dbase of same.	2.90	377.00	TR
Dec-12-10	Email from LaSalle counsel regarding Crown deposition exhibits and request to amend exhibit list. Email regarding need for conference call to discuss [REDACTED] and other issues. Telephone conference with local counsel regarding exhibit issues, etc. Email regarding to LaSalle counsel regarding exhibit issues and document stipulation. Emails regarding objections to exhibits.	2.70	796.50	PDS
	Reviewing and objecting to LaSalle exhibits.	2.25	450.00	BCM
	Receive, download, circulate and review pleadings. Identify and tag Pl and Df exhibits in Summation dbase, Briefcase and export same and perform high level coding in Summation dbase of same.	0.00	0.00	TR
Dec-13-10	Emails and calls regarding finalizing document stipulations. Review objections to LaSalle exhibits. Email regarding same.	0.40	118.00	PDS
	Revising objections to LaSalle witness and exhibit list, TC with local counsel re same, revising doc stip, TC re same	6.15	1,230.00	BCM
	Make revisions to master contact list; update with new Chicago counsel and expert information.	1.00	105.00	CJB
	Review objections to LaSalle's exhibits and assist B. Mirakian and C. Johnson re preparation of objections to Df exhibits. Cursory review of pleadings. Review and process deposition and exhibits re update name files and Summation dbase. Assemble documents and information per B. Mirakian request re stipulations. Organize and update case name files and various case file folders. Update various indices. Summation tech work re check, pack, blaze and back up database.	4.50	585.00	TR
Dec-14-10	Telephone conference regarding deposition	1.10	324.50	PDS

	designation project. Emails to local counsel and client regarding same.			
	Correspondence and TC re Trojanowsky exhibits for possible addition to stip, preparing to amend exhibit list, TC re depo designations, TC with Mr. Snyder.	3.10	620.00	BCM
	Begin inserting deposition exhibit references in spreadsheet with exhibit supplements.	1.20	126.00	CJB
	Prepare amended exhibit and witness list draft. Assemble documents per B. Mirakian requests re objections to Df exhibit list. Create Summation Briefcase and export same re Pl Trial exhibits. Update Summation dbase with case pleadings, OCR and Blaze same. Update and transfer materials from Control hard drive to hard drive to send to C&W firm. Export Summation dbase and copy same to C&W external hard drive. Prepare documents per B. Mirakian request re doc authentication deposition. Coordinate logistics and exhibits re same. Cursory review of various pleadings.	6.60	858.00	TR
Dec-15-10	Emails regarding deposition designations. Call regarding exhibit and deposition designation process. Email to Capmark regarding document.	1.50	442.50	PDS
	TC re depo designation plan, preparing for Wasser doc authentication deposition, TC re adding Flessner profit and loss statement to doc stip, correspondence re same, updating authentication supplement to motion for summary judgment.	2.75	550.00	BCM
	Review Wasser deposition exhibits and input descriptions in spreadsheet with exhibit supplements.	4.00	420.00	CJB
	Receive, download, circulate and review pleadings. Search, locate and assemble non-Bates #d Df exhibits on Df trial exhibit list per C. Johnson and B. Mirakian requests. Prepare amended exhibit and witness list draft. Assemble documents per B. Mirakian requests re objections to Df exhibit list. Begin coding in Summation dbase the dbase entries on Final Stipulations. Update and transfer materials	5.10	663.00	TR

	from Control hard drive to hard drive to send to C&W firm. Prepare documents per B. Mirakian request re doc authentication deposition. Coordinate logistics and exhibits re same. Read and respond to various emails.			
Dec-16-10	Review witness list and issue list. Draft and revise comments regarding issue list. Email regarding same.	1.50	442.50	PDS
	Attending Wasser deposition, correspondence re same, TC and correspondence re depo designation process, TC with Berkadia re telephone deposition for doc authentication.	2.75	550.00	BCM
	Continue review of Wasser deposition exhibits and input descriptions into spreadsheet with exhibit supplements.	4.00	420.00	CJB
	Telephone call with court reporter re contact information for reporter for Wasser deposition; follow up with BCM regarding same.	0.10	10.50	CJB
	Obtain Ohio depo designation highlighted transcripts of selected witnesses. Prepare format of spreadsheet and pleading re designations. Review chart of witness assignments re designations. Confer and instructions from B. Mirakian designation work and process. Conference call with B. Mirakian and C. Johnson re same. Assemble and circulate information, documents and depositions per B. Mirakian and C. Johnson requests re designation work. Conti coding in Summation dbase the dbase entries on Final Stipulations. Search CDs, emails and production for information relating to certain document re doc authentication work. Update and transfer data and video to external hard drive to provide to HMU Consulting as requested.	6.10	793.00	TR
Dec-17-10	Email from client regarding deposition designations. Respond to same. Call with local counsel regarding same. Email regarding need to add exhibits to exhibit list. Email to expert regarding status of trial. Email regarding attorney assignments on deposition designations.	0.90	265.50	PDS

	Correspondence re adding Flessner profit and loss statement to doc stip, preparing and sending list of correction and additions to exhibit list.	2.10	420.00	BCM
	Create list of all depositions assigned to PDS for review for designations; begin assembling deposition transcripts for PDS review, including copies of J. Trojanowsky's comments.	2.00	210.00	CJB
	Review Wasser deposition materials for court reporter's certification page; email firm regarding same; review spreadsheet of documents not uscd as exhibits in Wasser's deposition; forward selective exhibits to PDS and BCM; update sdrive and hard drive with Wasser deposition exhibits	0.60	63.00	CJB
	Emails to J. Hoepple re HMU Consulting re preparation of external hard drive and case status. TCs and emails with Sanction and C. Johnson re depo designation technology and process. Conti coding in Summation dbase the dbase entries on Final Stipulations. Update and transfer data and video to external hard drive to provide to HMU Consulting as requested. Emails to C. Brown re projects and coding in Summation.	4.40	572.00	TR
Dec-18-10	Emails regarding deposition designations and review of Ohio testimony. Emails with expert regarding trial preparation and scheduling.	0.40	118.00	PDS
Dec-19-10	Email to client regarding expert witness preparation.	0.10	29.50	PDS
Dec-20-10	Email from LaSalle counsel regarding designation database. Email regarding same. Emails regarding need to supplement witness list. Telephone conference with client regarding expert and trial preparation. Email to Berkadia regarding possibly deposition. Email regarding deposition designation logistics and format for same. Work on designations.	1.80	531.00	PDS
	Correspondence and discussion re depo designation procedure, correspondence and TC re Berkadia deposition for Flessner profit and	1.85	370.00	BCM

	loss statement, correspondence with LaSalle re amendment to Plaintiff's exhibit list.			
	Continue assembling deposition transcripts for PDS review, including J. Trojanowsky's comments; brief review of all of J. Trojanowsky's comments on deposition transcripts.	3.00	315.00	CJB
	Receive and process depositions, exhibits and videos from Esquire re update hard drives and name files. Update deposition tracking matrix and deposition exhibit list. Cursory review of pleadings. Read and respond to various emails.	1.20	156.00	TR
Dec-21-10	E-mail regarding [REDACTED] Telephone conference with expert witness regarding logistics, trial preparation. Follow up e-mails regarding same. Continue to prepare deposition designations. E-mail regarding format of same. E-mail regarding status of Capmark deposition. E-mail regarding [REDACTED] E-mail regarding in limine motions.	5.60	1,652.00	PDS
	Correspondence re amendment to Plaintiff's exhibit list, finalizing amendment, drafting motion for leave to amend, correspondence re depo designation process.	2.90	580.00	BCM
	Review Wasser deposition testimony regarding [REDACTED] email to PDS regarding same; gather and prepare materials to send to D. Smith; draft letter to D. Smith regarding same.	1.80	189.00	CJB
	Conference and email with firm and local counsel regarding deposition designation transcript logistics.	1.20	126.00	CJB
	Assemble and prepare PDF set of defendant trial exhibits. Update and load deposition exhibits in Summation dbase and prepare materials to send to vendor for processing to upload in ImageDepot. Perform high level coding of deposition exhibits in Summation dbase. Read and respond to various emails.	2.60	338.00	TR
Dec-22-10	E-mail to local counsel regarding deposition designations. E-mail to expert witness	1.75	516.25	PDS

	regarding trial preparation. Continue to work on deposition designations.			
	Following up re Berkadia deposition, correspondence and planning re depo designations, correspondence re final doc stip.	2.50	500.00	BCM
	Review court docket sheet for recent pleadings filed in matter; update firm file regarding same.	0.60	63.00	CJB
Dec-23-10	Finalizing and filing final doc stip.	0.50	100.00	BCM
	Prepare spreadsheet to be used as exhibit to stipulation filings.	0.80	84.00	CJB
	Update and transfer data and video to external hard drive to provide to HMU Consulting as requested. Read and respond to emails and download and review various attachments.	2.20	286.00	TR
Dec-24-10	Receive and process depositions, exhibits and videos from Esquire re update hard drives and ecase name files. Update deposition exhibit list. Review various emails and attachments. Receive, download circulate and review pleadings. Update control external hard drive with Sanction database from Ohio matter.	3.00	390.00	TR
Dec-26-10	Review Df exhibit list and assign trial Df trial exhibit number in PDF file name of assembled Df trial exhibits. Prepare deposition exhibits to upload to vendor FTP and have converted to SPT and loaded in webdbase. Cursory review of various pleadings.	3.20	416.00	TR
Dec-27-10	E-mail to client and expert witness regarding scheduling trial preparation call. Receive order granting motion to bifurcate liability and remedy phases. E-mail client forwarding same. Continue to work on deposition designations.	0.50	147.50	PDS
	Reveiw Wasser deposition transcript for court reporter's certification page; email firm regarding same; email client regarding invoices received for costs.	0.40	42.00	CJB
	Review court docket sheet for recent pleadings	0.50	52.50	CJB

	filed in matter; update firm file regarding same.			
	Read and respond to emails re various issues. Conti preparation of complete set of Df trial exhibits re locate non-bates numbered exhibits and various referenced pleadings, and conti Review Df exhibit list and assign trial Df trial exhibit number in PDF file name of assembled Df trial exhibits. Conti high level coding of deposition exhibits and final stipulation documents.	6.20	806.00	TR
Dec-28-10	E-mail local counsel regarding deposition designation project and related issues. E-mail regarding scheduling deposition of Berkadia witness. Multiple e-mails to local counsel and client regarding deposition designations. Plan for trial preparation call with client and expert witness. Review deposition designation spreadsheet. Designate multiple depositions. E-mail to LaSalle counsel regarding deposition designation logistics. Revise master list of witnesses. Comprehensive conference call with client and expert witness regarding trial preparation. E-mails regarding proposed meeting in Oklahoma City for trial preparation.	13.80	4,071.00	PDS
	Planning depo designation process and correspondence re same, reviewing and objecting to supplemental exhibits to LaSalle exhibit list.	4.85	970.00	BCM
	Conference with and email exchanges regarding deposition designation issues; highlight six deposition transcripts with designations; create witness designation spreadsheets for the six transcripts; circulate to CW and SLF; update master list of deposition witness.	4.50	472.50	CJB
	Extended TC with HMU Consulting re trial presentation software and prep of hard drive of data and files. Prepare materials to provide to HMU Consulting and update external hard drive to send to same. Read and respond to emails re various issues. Confer and instructions from B. Mirakian re procedure, process and technology for deposition	5.00	650.00	TR

designation work. Conti preparation of complete set of Df trial exhibits re locate non-bates numbered exhibits and various referenced pleadings, and conti Review Df exhibit list and assign trial Df trial exhibit number in PDF file name of assembled Df trial exhibits. Conti high level coding of deposition exhibits and final stipulation documents.

Dec-29-10	E-mails regarding trial preparation meeting in Oklahoma City. Continue to draft and revise comprehensive deposition designations. Revise witness list for same.	5.60	1,652.00	PDS
	Depo designation, correspondence and TC re same.	1.60	320.00	BCM
	Review court docket sheet for recent pleadings filed in matter; update firm file regarding same; highlight both Grossman and Gembara deposition transcripts and Stearns deposition transcript; create witness designation spreadsheets for each transcript; email to firm regarding same.	7.00	735.00	CJB
	Read and respond to emails re various issues and depo designations. Review first round of deposition designations highlighted transcripts and spreadsheet of designations. Prepare deposition exhibits for processing by vendor, upload same to FTP site. Download SPT processed doc authentication depo exhibits and prepare same to load in Summation dbase and transfer to external hard drives. Conti preparation of complete set of PI trial exhibits re review PI exhibit list and assign trial PI trial exhibit number in PDF file name of assembled trial exhibits.	2.60	338.00	TR
Dec-30-10	Continue comprehensive deposition designations.	2.00	590.00	PDS
	Preparing list of motion in limine topics, reviewing depo designations, correspondence re same.	4.60	920.00	BCM
	Highlight Stawiarski deposition transcript; create witness designation spreadsheets for same; create witness designation spreadsheet	6.70	703.50	CJB

for Christensen, Chappelear, and Lawrence; email exchanges with team regarding designation logistics.

	QC highlighted transcripts and worksheets re deposition designations. Receive processed deposition exhibits from vendor, prep and load in Summation, perform highlevel coding on same. Export Briefcase and data from Summation to provide to HMU Consulting as requested. Confer with Brad re various projects active and upcoming.	1.70	221.00	TR
Dec-31-10	E-mail regarding deposition designation assignments. Continue comprehensive work on designating depositions.	5.90	1,740.50	PIDS
	Reviewing Goodall, Gronek, and Owen depos for designations.	4.50	900.00	BCM
	Highlight both Watson deposition transcripts and Hawkins, Karp, and Callahan deposition transcripts; create witness designation spreadsheets for each transcript; conference call with team regarding deposition designation logistics; email exchanges with team regarding designation logistics.	8.50	892.50	CJB
	QC highlighted transcripts and worksheets re deposition designations. Review and respond to various emails and attachments re designations.	2.40	312.00	TR
	Totals	324.55	\$55,722.50	

DISBURSEMENTS

Dec-21-10	Conference call charges to discuss litigation strategy	31.13
Dec-31-10	Lexis computerized legal research services	125.00
	Overnight delivery charges	26.93
Jan-23-11	Color printing for deposition designations	137.89
	Color printing for deposition designations	50.57
	Totals	\$371.52

Total Fee & Disbursements	\$56,094.02
Previous Balance	60,811.59

Previous Payments	60,811.59
Balance Now Due	\$56,094.02

TAX ID Number 14-1996727

PAYMENT DETAILS

Jan-01-11	Payment of Invoice 346	10,017.51
Jan-01-11	Payment of Invoice 346	20,035.00
Jan-21-11	payment of Invoice 352	20,506.06
Jan-21-11	Payment of Invoice 352	10,253.02

Total Payments	\$60,811.59
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Crown NorthCorp, Inc.
 8716 N. Mopac, Suite 310
 Austin, Texas
 78759

February 14, 2011

Attention: Ms. Jackie Trojanowsky	File #:	OKC
	Inv #:	367

RE: Represent Crown NorthCorp, Inc. in Wells Fargo Bank, N.A. v. LaSalle
 Bank National Association, Case No. CIV-08-01125-C (W.D. Okla.)
 (Oklahoma I)

DATE	DESCRIPTION	HOURS	AMOUNT	LAWYER
Jan-01-11	Electronically highlight O'Neill, Massaro and one Mustain transcripts with plaintiff's designations; create witness designation spreadsheets for each; update master designation spreadsheet; update email to firm regarding designation status.	5.00	550.00	CJB
Jan-02-11	E-mails regarding deposition designations.	0.50	160.00	PDS
	QC and prepare depo designation, review and delete various references and insert new references to designations. Review and respond to various emails re same.	5.00	675.00	TR
Jan-03-11	E-mails regarding finalizing deposition designations.	0.75	240.00	PDS
	Completing primary depo designations, correspondence re collaborating with LaSalle on designation process.	7.90	1,659.00	BCM
	Electronically highlight Mustain and Gronek deposition transcript; email exchange with local counsel regarding designation update; create witness designation spreadsheet for Walker and email to group; cross-reference expert testimony with testimony that has been previously highlighted; review previously	8.50	935.00	CJB

	highlighted transcripts and corresponding work sheets to QC for inconsistencies.			
	QC and prepare depo designation, review and delete various references and insert new references to designations. Review and respond to various emails re same. Confer with B. Mirakian and C. Brown re deposition designation work. Assist and conti. working on same. Update network and name files with documents and materials. Update Summation database with new documents and materials.	5.90	796.50	TR
Jan-04-11	E-mails regarding deposition designations and format of spreadsheet for same.	0.50	160.00	PDS
	Correspondence and TC with local counsel re depo designation process and collaborating with LaSalle, planning same, reviewing denial of motion to strike Dwyer errata sheet.	2.65	556.50	BCM
	Review and make edits to master desposition designation chart; conference with firm regarding issues with same; review court docket sheet for recent pleadings filed in matter; update firm file regarding same.	6.20	682.00	CJB
	Begin preparation of designations and clip lists to sent to trial proxy & technician for loading in trial presentation software re Sanction. Multiple t/c's with C&W and Affinity Consulting re designation prep, playable testimony and trial issues. Receive and respond to various emails re multiple issues. Update and edit master designation chart per B. Mirakian instructions. Receive , download and review pleadings. Update network Summation dbase. Check, pack and blaze Summation dbase and back up same. Index and coding of newly imported deposition exhibits in Summation dbase.	4.40	594.00	TR
Jan-05-11	E-mail regarding in limine topics.	0.50	160.00	PDS
	Planning Motions in Limine.	1.40	294.00	BCM
	Continue review of plaintiff's deposition designations for additional edits to same	4.00	440.00	CJB

	Conti preparation of designation clip lists to allow for creation of pl designation playable testimony and rough video of same, to sent to trial proxy & technician for loading in trial presentation software re Sanction. T/c's and emails with C&W and Affinity Consulting re designation prep and Sanction dbase prep/build. Receive and respond to various emails re multiple issues. Update and edit master designation chart per B. Mirakian instructions. Assemble pleadings and information requested by B. Mirakian re MiL prep. Update back up external hard drive and hard drive to provide to C&W. Index and coding of newly imported deposition exhibits in Summation dbase.	5.30	715.50	TR
Jan-06-11	E-mail regarding [REDACTED] [REDACTED] [REDACTED]	0.25	80.00	PDS
	Drafting Motions in Limine, following up with Berkadia regarding doc authentication depo.	5.15	1,081.50	BCM
	Begin assembling PL trial exhibits from SPT collection for use as PDFs and Sanction. Emails with C&W and vendors re video depos, trial exhibits, designations and other tasks. Update master trial exhibit spreadsheet with data re amended exhibit lists by PL and DF. Confer and receive instructions from B. Mirakian re PL and DF exhibits and PDFS exhibit lists. Conti prep of PDF sent of PL trial exhibits and burn DVD of same to send to C&W as requested. Conti detail coding of deposition exhibits in Summation dbase.	7.10	958.50	TR
Jan-07-11	Drafting Motions in Limine, correspondence re same.	2.50	525.00	BCM
	Begin review of trial exhibits for confidential bates stamp; begin compiling list to same; review of Wasser deposition exhibits to confirm bates labeling corrections; review court docket sheet for recent pleadings filed in matter; update firm file regarding same; docket scheduling deadlines update list of same.	5.80	638.00	CJB
	Review and identify PL and DF trial exhibits that have a confidential or highly confidential	5.10	688.50	TR

	marking. Instructions to C. Brown re assist with trial exhibit review. Create paralegal project trial list. Emails with P. Kraft and C. Brown re trial projects and task. Conti preparation of designation clip lists to allow for creation of pl designation playable testimony and rough video of same, to sent to trial proxy & technician for loading in trial presentation software re Sanction. Conti detail coding of deposition exhibits and Stipulation documents in Summation dbase.			
Jan-08-11	Close review of certain deposition exhibits received from Esquire, update and correct errors due to missing pages caused by poor scanning. Correct multiple exhibits marked in prior depositions that had the same scanning error. Conti detail coding of deposition exhibits and Stipulation documents in Summation dbase.	1.80	243.00	TR
Jan-09-11	Close review of certain deposition exhibits received from Esquire, update and correct errors due to missing pages caused by poor scanning. Correct multiple exhibits marked in prior depositions that had the same scanning error. Conti detail coding of deposition exhibits and Stipulation documents in Summation dbase.	2.50	337.50	TR
Jan-10-11	E-mail and attorney conference regarding in limine topics. E-mail and letter from LaSalle counsel regarding privilege issues. Drafting Motions in Limine, reviewing and analyzing LaSalle letter re waiver of attorney-client privilege with respect to Rep 10, correspondence re same.	0.20 3.60	64.00 756.00	PDS BCM
	Receive playable testimony of PL depo designations, review same and update master transcript and exhibit matrix with total playing times re designations. Close review of certain playable testimony and log potential errors in designations. Review pleadings. Receive review and download pleadings. Conti detail coding of deposition exhibits and Stipulation documents in Summation dbase. Receive and review privilege document letter from CWT, begin assembling collection of documents	4.60	621.00	TR

	listed in letter for further review [REDACTED]			
	Receive and respond to various emails re multiple issues. Review documents in Metalincs dbase and download documents regarding CWT privilege documents request.			
Jan-11-11	E-mails regarding status of Capmark deposition. E-mail regarding playtimes for deposition designations. E-mail regarding scheduling team meeting and preparing for Oklahoma City meeting. E-mail regarding meeting with expert witness. Receive and review order regarding experts. Telephone conference with local counsel regarding litigation projects. E-mail to LaSalle counsel regarding page limit on in limine motion.	1.50	480.00	PDS
	Continue review of trial exhibits for confidential bates stamp; update list of same; continue review of deposition designations for edits and corrections.	4.00	440.00	CJB
	Receive and review DF designation pleading. Begin preparation of clip list per witness to import in Sanction to generate playable testimony report, playable time and video if needed. Receive download circulate and review pleadings. Receive and respond to various emails on various tasks. Review documents in Metalincs dbase and download documents regarding CWT privilege documents request.	7.20	972.00	TR
Jan-12-11	E-mails to expert witness and client regarding trial preparation meetings. E-mail regarding scheduling team conference call. Draft and revise topic list for call. Telephone conference with local counsel regarding trial preparation projects. E-mails regarding travel logistics for trial prep meeting. E-mail regarding status of Capmark deposition.	2.70	864.00	PDS
	Compile list of designated transcripts for each party; create assignments for SLF and CW; begin initial draft of plaintiff's changes to designations.	4.00	440.00	CJB
	Begin preparation of clip list per witness to import in Sanction to generate playable	6.90	931.50	TR

	testimony report, playable time and video if needed. Review documents in Metalincs dbase and download documents regarding CWT privilege documents request. Confer and instructions with/to Carla projects and tasks. Confer with and instructions from P. Snyder and B. Mirakian re trial projects, general projects, trial exhibits and depo designation work. Receive and respond to various emails on various tasks.			
Jan-13-11	E-mails regarding need to highlight LaSalle's deposition designations. E-mail regarding deposition designation chart. Additional e-mails regarding designations. Attorney conferences regarding same. Telephone conference with Berkadia representative regarding deposition scheduling. E-mail regarding same. Receive joint motion for overlength brief. E-mail regarding same. E-mail regarding order ruling on expert motions. E-mail to client regarding settlement positions.	2.90	928.00	PDS
	Conference call with CW regarding logistics on highlighting deposition transcripts; do same highlighting for CW to view; begin highlighting transcripts with designations.	6.20	682.00	CJB
	Review documents in Metalincs dbase and download documents regarding CWT privilege documents request. Receive and process privilege documents requested from P. Kraft re CWT requested docs. Close review of privilege documents requested by CWT to determine relevance based on P. Snyder and K. Phansalker instructions. Create and update deposition designation tracking matrix for PL and DF designations. Emails and TCs re deposition designation work re PL and DF designations and highlighting of same. Begin and assist with preparation and highlighting of depositions re DFs designations.	7.60	1,026.00	TR
Jan-14-11	E-mails regarding scheduling deposition. E-mail to LaSalle counsel regarding same.	0.25	80.00	PDS
	Email with CW regarding highlighting issues; continue highlighting transcripts; update	8.00	880.00	CJB

	tracking matrix; email to group regarding same.			
	Update deposition designation tracking matrix for PL and DF designations. Emails and TCs re deposition designation work re PL and DF designations and highlighting of same. Emails and TCs with court reporter re exhibits and depositions. TC with Affinity Consulting re DF dcsignations and clip list prep. Instructions to C. Brown re work on highlighting depositions re designations and tracking process. Conti with preparation and highlighting of depositions re DFs designations.	8.00	1,080.00	TR
Jan-15-11	E-mail local counsel regarding scheduling meet and confer on deposition designation. E-mail to LaSalle counsel regarding same. E-mail regarding review of LaSalle's deposition designations.	0.30	96.00	PDS
	Conti with preparation and highlighting of depositions re DFs designations. Emails re deposition designation work re PL and DF designations and highlighting of same.	5.20	702.00	TR
Jan-16-11	Comprehensive review and revision of in limine motion. E-mail regarding status of responding to LaSalle's letter regarding privileged documents. E-mails regarding same. E-mails regarding LaSalle's deposition designations. E-mail regarding agenda for trial prep mceting. Draft and revise same.	8.20	2,624.00	PDS
	Revising Motions in Liimine.	2.50	525.00	BCM
	Conti with preparation and highlighting of depositions re DI's designations. Emails re deposition designation work re PL and DF designations and highlighting of same. Update various spreadsheets re depo transcripts and designations.	6.20	837.00	TR
Jan-17-11	E-mail regarding revising trial preparation meeting agenda. E-mail regarding items to bring to meeting. E-mail to expert witness regarding agenda for meeting. E-mails regarding scheduling meet and confer with LaSalle counsel regarding deposition	3.80	1,216.00	PDS

	designation issues. E-mail and attorney conference regarding revising in limine motion. Review e-mail listing meet and confer issues. Attorney conference regarding responding to letter from LaSalle regarding privilege issues. Review and revise in limine motion. Telephone conference with local counsel in preparation for call with LaSalle counsel. Participate in same. Follow-up call with local counsel regarding same.			
	Revising Motions in Limine, reviewing corrections for depo designations, reviewing itinerary for Oklahoma City meeting, prepping for Goodall deposition, preparing for Oklahoma City meeting.	7.25	1,522.50	BCM
	continue highlighting deposition transcripts; update deposition tracking matrix regarding same; emails with vendor regarding printing color copies of transcripts; internal discussion on transcripts of witnesses we expect to call live at trial; email with local counsel regarding same.	6.80	748.00	CJB
	Conti with preparation and highlighting of depositions re DF's designations. Search review and locate testimony requested by B. Mirakian re MIL prep. Close review of privilege documents requested by CWT to determine relevance based on P. Snyder and K. Phansalker instructions. Prepare for meeting in OKC with litigation team.	7.40	999.00	TR
Jan-18-11	Prepare for trial preparation meeting en route to Oklahoma City. E-mails regarding same. Participate in comprehensive trial preparation meeting with local counsel and client. Review and revise in limine motion. E-mail forwarding same.	9.50	3,040.00	PDS
	Travel to Oklahoma City for team meeting, attending meeting, discussions re trial date, witness lineup, designation process and strategy, trial themes, and settlement conference, and revising and filing Motions in Limine.	10.00	2,100.00	BCM
	Review issue tagging in deposition transcripts; create matrix of all testimony for specific	8.00	880.00	CJB

	issues to be used in trial preparations; email to firm regarding same; added plaintiff's edits to LaSalle's master chart and create a word document of same.			
	Attend team meeting covering various case and trial relating topics and issues. Conversion, importing and set up of Summation dbase at C&W offices, overview, walk through and training to P. Kraft on functionalities and capabilities of Summation case dbase. Visit court house, break out session with P. Kraft and L. Skinner to discuss trial tasks and logistics. Conti with preparation and highlighting of depositions re DFs designations.	8.00	1,080.00	TR
Jan-19-11	Comprehensive trial preparation meeting with expert witness in Oklahoma City. E-mail client regarding status of settlement conference.	7.50	2,400.00	PDS
	Drafting depo counter-designations, Dan Smith preparation at OKC team meeting, correspondence with LaSalle re designation corrections and additions. [REDACTED] [REDACTED] traveling to Kansas City.	12.50	2,625.00	BCM
	Update master deposition tracking matrix with latest changes; continue highlighting deposition transcripts; conference regarding issue tagging; continue working on chart and word document of plaintiff's changes/corrections to designations.	6.80	748.00	CJB
	Conti with preparation and highlighting of depositions re DFs designations. Assemble and prepare documents requested by C&W and C. Johnson during litigation meeting. TCs with C. Brown re projects. TC with Affinity Consulting re designation work. Receive and respond to emails re various issues.	7.90	1,066.50	TR
Jan-20-11	E-mails and telephone conferences regarding settlement strategy. E-mail regarding responding to LaSalle's letter regarding privileged documents. E-mails regarding drafting request for guidance to court regarding deposition designation issues. Draft	3.50	1,120.00	PDS

	counterdesignations in response to LaSalle's primary designations. E-mail regarding need to obtain updated Purchase Price amounts for settlement conference. Review and revise settlement conference statement.			
	Drafting counter-designations, correspondence re request for guidance , correspondence to LaSalle re depo designation format and Gembara designations.	7.00	1,470.00	BCM
	Review email from opposing counsel regarding issues with plaintiff's corrections; conference with BCM regarding same; update deposition tracking matrix; email to vendor regarding printing color copies of transcripts; email firm group regarding status of highlighting and issues with same.	7.00	770.00	CJB
	Close review of privilege documents requested by CWT to determine relevance based on P. Snyder and K. Phansalker instructions. Email certain privilege documents to C&W as requested. Conti with preparation and highlighting of depositions re DFs designations. Receive and respond to various emails.	8.30	1,120.50	TR
Jan-21-11	Continue to review and revise settlement conference statement. E-mail regarding same. Participate in settlement conference call with LaSalle counsel. Continue to work on deposition designations. Review and revise request for guidance to court regarding deposition designation issues. E-mails regarding same. Telephone conference with local counsel regarding same.	4.70	1,504.00	PDS
	Drafting counter-designations, revising Request for Guidance, correspondence re same, correspondence re Goodall depo, planning how to reset Trepp motion for hearing, correspondence re Meleones designations, TC and revisions re Request for Guidance.	10.15	2,131.50	BCM
	Conference call with CW regarding counter designations logistics and pleading; determine which transcripts are left to be highlighted; update deposition tracking matrix; continue	8.50	935.00	CJB

	highlighting transcripts; begin drafting individual sheets with plaintiff's counter designations; send emails to group regarding status of highlighting and counter designations.			
	Review and assemble docs for settlement statement prep. Multiple TCs and emails and confer with C&W, B. Mirakian, P. Snyder and C. Brown re projects and designations. Review and edit spreadsheets re designations re Jt Designation and master tracking matrix. Conti with preparation and highlighting of depositions re DF's designations.	7.00	945.00	TR
Jan-22-11	Continue to review and revise request for guidance to court regarding deposition designation issues. E-mails and telephone conferences with local counsel regarding same. E-mail client regarding settlement status. Continue to prepare deposition counter designations. E-mails forwarding same.	6.90	2,208.00	PDS
	Reviewing Request for Guidance and correspondence re same.	0.50	105.00	BCM
	Conti with preparation and highlighting of depositions re DF's designations. Gather information and documents requested by B. Mirakian and C. Brown	3.80	513.00	TR
Jan-23-11	Continue comprehensive work in preparing deposition counter designations. E-mails regarding settlement strategy. Meet with client in Washington DC to discuss settlement strategy.	11.30	3,616.00	PDS
	Review court docket sheet for recent pleadings filed in matter; update firm file regarding same; continue creating individual sheets with counter designations; email with group regarding issues and status of counter designations.	6.20	682.00	CJB
	Conti with preparation and highlighting of depositions re DF's designations. Prepare clip list per witness to import in Sanction to generate playable testimony report, playable time and video if needed.	4.10	553.50	TR

Jan-24-11	E-mails regarding deposition designations and counterdesignations. Continue to draft counterdesignations. E-mail regarding possibly meeting with judge on Friday to discuss request for guidance. Meet with client [REDACTED] in Washington DC to discuss settlement strategy. E-mails to local counsel [REDACTED] regarding settlement strategy. Comprehensive conference call with client and local counsel to discuss same. Additional e-mails and calls regarding magistrate's desire to have call with lead counsel. E-mails regarding additional deposition designations from client.	6.10	1,952.00	PDS
	Drafting counter-designations, reviewing LaSalle Motions in Limine, correspondence re same, correspondence re Motion to Quash Trepp subpoena.	7.15	1,501.50	BCM
	Continue creating individual sheets with counter designations; emails with group regarding status of counter designations; assist with preparations for final pleading.	8.80	968.00	CJB
	Conti with preparation and highlighting of depositions re DF's designations. Prepare clip list per witness to import in Sanction to generate playable testimony report, playable time and video if needed. Assist C&W and C. Brown with preparation of counter designations pleading and lists. Confer with B. Mirakian and C. Brown re counter designations and designations work.	6.90	931.50	TR
Jan-25-11	E-mail regarding follow-up on counterdesignations. E-mails regarding settlement strategy. E-mail regarding [REDACTED] [REDACTED]. E-mail regarding preparing objections to LaSalle's designations. Telephone conference with local counsel regarding settlement strategy. Telephone conference with magistrate and LaSalle counsel regarding status of settlement. Follow-up call with local counsel regarding same.	2.70	864.00	PDS
	Correspondence re corrections to counter-designations, reviewing LaSalle	2.40	504.00	BCM

	corrections, TC with local counsel re Motions in Limine and objections to designations.			
	Review defendant's counter designation pleadings	4.10	451.00	CJB
	Review defendant's counter designation pleading for plaintiff's proposed changes and inconsistencies; email to firm regarding same; begin manually highlighting transcripts with defendant's counter designations.	4.10	451.00	CJB
	Conti with preparation and highlighting of depositions re DFs designations. Receive DF counter designations and begin assignment and highlighting of hard copy depositions for PL and DF ctr designations. Confer with and instructions from B. Mirakian re counter designations and designations work. Receive, download, circulate and review pleadings. TCs with C&W re counter designations highlighting.	7.00	945.00	TR
Jan-26-11	Defending Goodall deposition, correspondence with LaSalle re format for master depo designation chart, TC with Ohio and Oklahoma counsel re procedure for designations in Ohio action, reviewing LaSalle response to Request for Guidance, drafting rely to same.	7.55	1,585.50	BCM
	Review transcripts for LaSalle's latest list of changes; email to local counsel regarding same and highlighting logistics; review court docket sheet for recent pleadings filed in matter; update firm file regarding same; docket new settlement conference information; follow up with local counsel regarding [REDACTED] for plaintiff's designation s; review plaintiff and defendant's designations to determine which witnesses LaSalle designated substantially more time than plaintiff; email to firm regarding same.	5.20	572.00	CJB
	Review portion of sample video exported from Sanction of PL designation. Conti highlight of hard copy depositions with PL and DF counter designations. Receive, download, circulate and review pleadings. TCs and emails with Affinity consulting re status of clip lists and	6.20	837.00	TR

	designation process and discussion re building Sanction dbase for trial presentation. Review pleadings. Obtain and e-mail information requested by B. Mirakian re designations.			
Jan-27-11	<p>Review draft letter to LaSalle counsel regarding privilege issues. E-mail regarding same. E-mails regarding sending deposition videos to client and expert witness. E-mails regarding deposition designation issues [REDACTED]</p> <p>[REDACTED]</p> <p>E-mail from LaSalle counsel regarding purchase price calculations. Respond to same. Telephone conference with local counsel regarding litigation strategy. E-mail regarding court scheduling call for January 28. E-mail client regarding same. E-mail regarding need to submit reply in support of request for guidance. Review and revise same. E-mail regarding same. Comprehensive e-mail regarding issues to discuss with court during telephone conference.</p>	3.30	1,056.00	PDS
	Drafting and revising reply for request for guidance, TC and correspondence re same, TC with LaSalle re deposition designations.	5.25	1,102.50	BCM
	Determine approximate differences in run time on specific witnesses designated testimony; email to firm regarding same; continue to highlight transcripts with counter designations.	6.30	693.00	CJB
	Highlighting of electronic PDF version of depositions with PL and DF counter designations, email say to C&W as requested. Confer with C. Brown re projects and designations. Send emails and respond to emails re various issues. Import clip list into Sanction dbase and create playable testimony for Gembara DF designations.	7.30	985.50	TR
Jan-28-11	<p>E-mail to local counsel regarding issues to discuss during upcoming call with court regarding deposition designation issucs.</p> <p>E-mails regarding volume of counterdesignations. Follow-up on Ohio deposition information. Telephone conference with client regarding deposition issues.</p> <p>Separate call with local counsel regarding same. E-mail client regarding providing</p>	4.90	1,568.00	PDS

videos of depositions. Participate in telephonic hearing with court regarding deposition designation issues. Multiple follow-up e-mails and calls regarding same. Telephone conference with client regarding same. E-mail to Wells Fargo with litigation update. Call from magistrate judge regarding settlement status. E-mails regarding same. Additional follow-up e-mails regarding [REDACTED] regarding deposition designation issues. E-mail to client regarding settlement status and strategy.

	TC with Court re guidance on designation process, internal discussions and correspondence re same.	3.00	630.00	BCM
	Review number of transcripts in which each party counter designated; email to firm regarding same; continue highlighting transcripts with counter designations; QC plaintiff's counter designations in .csv format; email to firm regarding same.	6.20	682.00	CJB
	Conti highlighting of electronic PDF version of depositions with PL and DF counter designations, email say to C&W as requested. Create one CSV file of all PL counter designations to provide to DF for merging into Jt master designation matrix. Research and [REDACTED] as requested by P. Snyder. Emails to client re PL designation videos cost and logistics to complete. Confer with C. Brown re projects and designation and counter designation work. Extended TC with Affinity Consulting re Sanction dbase and designation work.	6.90	931.50	TR
Jan-29-11	Conti highlighting of electronic PDF version of depositions with PL and DF counter designations, email say to C&W as requested. Create one CSV file of all PL counter designations to provide to DF for merging into Jt master designation matrix. Begin redacting deposition exhibit stickers from Courts copy of PL Trial exhibit set.	3.30	445.50	TR
Jan-30-11	Conti redacting deposition exhibit stickers from Courts copy of PL Trial exhibit set. Briefly review history and drafts of	3.80	513.00	TR

stipulations and email same to B. Mirakian as requested re certain exhibit at issue with CWT. Review emails, attachments and various pleadings.

Jan-31-11	E-mail regarding [REDACTED] deposition designation issues. Telephone conference with local counsel regarding same and drafting of objections in response to deposition designations. Draft and revise letter to LaSalle counsel regarding privilege issues. E-mail forwarding same. Review and revise list of objections for use in responding to deposition designations. E-mail regarding same. Review defendant's in limine motion. Comprehensive e-mail with comments regarding same. Draft and revise trial preparation checklist. E-mail to group forwarding same. E-mail expert witness regarding trial status.	4.10	1,312.00	PDS
	Correspondence re Court's guidance on designation process, outlining Mancuso depo and drafting response to LaSalle Motions in Limine, correspondence re resetting Trepp hearing, updating master depo designation chart.	8.10	1,701.00	BCM
	Review transcripts for latest round of LaSalle's corrections; email with local counsel regarding same and corrected transcripts; email to group regarding proposed master chart layout; emails with group regarding objection logistics	7.50	825.00	CJB
	Begin preparation of clip lists and excel files re PL and DF counter designations for use to import in Sanction dbase. Read and respond to various emails. Gather information requested by B. Mirakian re Stipulation documents and process. Confer with and instructions to C. Brown re status of various projects. Begin creation of consolidated designation chart based off of DF counter designation pleading. Receive instructions from B. Mirakian re designation projects. Conti highlighting PDF transcripts re counter designations.	6.50	877.50	TR
	Totals	507.80	\$89,181.50	

DISBURSEMENTS

Jan-21-11	Conference call charges to discuss litigation strategy	45.95
Jan-31-11	Hotel for OKC trial preparation meeting (Snyder, Mirakian)	514.58
	Parking and food for OKC trial preparation meeting	42.11
	Overnight delivery charges	99.84
	Airfare returning from OKC for settlement conference	161.70
	Airfare for OKC trial preparation meeting (Snyder, Mirakian, Ramaekers)	958.20
	Taxi: trial preparation meeting in OKC	90.00
	Airport mileage: trial preparation meeting in OKC	40.00
Feb-07-11	Lexis computerized legal research services	125.00
	Flash drive to send client video depositions	43.45
	Taxi in OKC for trial preparation meeting	28.25
Feb-10-11	Pro hac application fee to appear at hearing on motion to quash	25.00
Totals		\$2,174.08
Total Fee & Disbursements		\$91,355.58
Previous Balance		56,094.02
Balance Now Due		\$147,449.60

TAX ID Number 14-1996727

SLFOK000295

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Crown NorthCorp, Inc.
8716 N. Mopac, Suite 310
Austin, Texas
78759

March 9, 2011

Attention: Ms. Jackie Trojanowsky

File #: OKC
Inv #: 372

RE: Represent Crown NorthCorp, Inc. in Wells Fargo Bank, N.A. v. LaSalle
Bank National Association, Case No. CIV-08-01125-C (W.D. Okla.)
(Oklahoma I)

DATE	DESCRIPTION	HOURS	AMOUNT	LAWYER
Feb-01-11	E-mail regarding scheduling trial preparation sessions for trial witnesses and [REDACTED] E-mail regarding deposition designations and objections. E-mail from LaSalle proposing format for deposition designation chart. Respond to same. E-mail regarding format for objections. E-mail regarding in limine comments. Telephone conference with client regarding scheduling of trial preparation sessions. Draft and revise comprehensive e-mail regarding in limine comments. Additional e-mails regarding deposition designations and objection process. Draft objections to LaSalle's designated testimony. Telephone conference regarding same. Review and revise draft response to LaSalle's in limine motion. E-mail regarding same.	5.90	1,888.00	PDS
	Drafting response to motions in limine, correspondence re deposition designation process.	6.40	1,344.00	BCM
	Continue review of hard and electronic transcripts for changes proposed by defendant.	2.00	220.00	CJB
	Review and respond to various emails. Search and review deposition testimony re MIL prep per B. Mirakian and C&W requests. Update	8.70	1,174.50	TR

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	designation spreadsheets and designated testimony per B. Mirakian and C&W requests. QC and correct transcript highlighting of designations and counter designations. Assemble information to send to team re designated testimony vs counter designated testimony. Update various key indices. Create clip lists of Pl counter designations to use with Sanction database. TC with Affinity Consulting re Sanction dbase.			
Feb-02-11	E-mails regarding deposition designations and objections. E-mails with LaSalle counsel regarding master chart to provide to court. E-mail from LaSalle counsel forwarding changes to prior deposition designations. E-mails regarding withdrawing some of Plaintiff's deposition objections. Continue to draft and revise objections to LaSalle's deposition designations.	2.75	880.00	PDS
	Drafting response to motions in limine, correspondence re objections to designations and deposition designation process.	8.50	1,785.00	BCM
	Review deposition designations for the document authentication witnesses to confirm correct designation ranges; send emails re same; continue counter designation highlighting on transcripts; send status emails regarding same.	4.80	528.00	CJB
	Assist C&W team with highlighting PDF transcripts re PL and DF counter designations. Review and respond to various emails. Search and review deposition testimony re MIL prep per B. Mirakian and C&W requests. Review draft of MIL brief. Update designation spreadsheets and designated testimony per B. Mirakian and C&W requests. QC and correct transcript highlighting of designations and counter designations. Conti prep of clip lists of Pl counter designations to use with Sanction database. TC with Affinity Consulting re prep and export of video re Pl designate testimony. Review pleadings.	9.10	1,228.50	TR
Feb-03-11	E-mail regarding responding to LaSalle regarding deposition designation issues. E-mail regarding deposition designations and	8.75	2,800.00	PDS

	drafting objections in response to same, primary designations outside of scope. Telephone conference with magistrate judge regarding status of settlement. Follow up e-mails and telephone conference with local counsel regarding same. Continue to draft and revise objections to LaSalle's deposition designations in numerous depositions. E-mail regarding [REDACTED]			
	Drafting response to motions in limine, correspondence re objections to designations and deposition designation process.	7.60	1,596.00	BCM
	Continue highlighting transcripts with defendant's counter designations; continue tracking changes made by defendant; update our master chart with same.	6.20	682.00	CJB
	Assist C&W team with highlighting PDF transcripts re PL and DF counter designations. Review and respond to various emails. Detail QC of master chart to confirm designations are accurate.	7.40	999.00	TR
Feb-04-11	E-mails regarding deposition objections. Receive e-mail from LaSalle counsel regarding same. E-mail forwarding same to group and discussing possibility of postponing due dates. Additional e-mails regarding same. Telephone conference with local counsel regarding seeking extension on submitting objections. Telephone conference with client regarding possibility of [REDACTED] at trial. E-mails regarding getting hearing date on motion to quash Trepp subpoena. E-mail regarding status of Purchase Price updates. Telephone conference with LaSalle counsel regarding deposition objections and other issues. Follow up e-mails and attorney conferences regarding same. Continue to draft objections to LaSalle's deposition designations. Review and revise in limine responses. E-mails regarding format of chart for deposition designations. Review and revise joint motion for extension regarding deadline for submitting deposition objections. Receive additional deposition designation changes from LaSalle. E-mails in response to same.	5.80	1,856.00	PDS

	Drafting response to motions in limine, correspondence re objections to designations and deposition designation process, reviewing and objecting to LaSalle designations, correspondence and telephone calls to New York court re hearing on motion to quash Trepp subpoena.	7.85	1,648.50	BCM
	Create master chart with plaintiff and defendant primes and counters for plaintiff's objections; emails to team regarding same; review hard transcripts of witnesses that have defendant's latest changes to ensure changes have been made.	4.50	495.00	CJB
	Assist C&W team with highlighting PDF transcripts re PL and DF counter designations. Review and respond to various emails. Detail QC of master chart to confirm designations are accurate. Confer and instructions to Carla re projects and designation work. Receive hard drive from Affinity Consulting and prepare PL designation videos to send to client. Edit and update one version of designation chart. Upload selected videos to network as requested. Update ecase files with pleadings.	8.00	1,080.00	TR
Feb-05-11	Review and revise motion in limine response. E-mail regarding same.	0.70	224.00	PDS
	Assist C&W team with highlighting PDF transcripts re PL and DF counter designations. Review and respond to emails re designation work. Update PL designation chart with corrections and edits.	6.30	850.50	TR
Feb-06-11	Continue to review and revise in limine response. E-mail forwarding same.	2.75	880.00	PDS
	Reviewing and objecting to LaSalle designations.	3.10	651.00	BCM
Feb-07-11	Continue to draft objections to LaSalle's deposition designations. Review legal research regarding LaSalle's ability to [REDACTED] at trial. Respond to same. E-mails regarding status of LaSalle's motion to amend witness list. Receive and review input from client regarding [REDACTED]	6.30	2,016.00	PDS

	Revising motion in limine response, correspondence re same.	9.90	2,079.00	BCM
	Create clip lists to import into Sanction dbase re DF counter designations. Receive and process Df changes to designations and counters. Assist C&W team with highlighting PDF transcripts re PI, and DF counter designations. Search and review deposition testimony, citations and documents re MIL prep per B. Mirakian and C&W requests. Review and respond to various emails re MIL prep and designation issues. TCs with C&W re designation work. Search and review PI trial exhibits per P. Snyder request from client re confirming various exhibits are marked.	8.30	1,120.50	TR
Feb-08-11	E-mails to local counsel and client regarding need to respond to magistrate judge regarding settlement. E-mail regarding status of updating Purchase Price amounts. E-mail regarding status of LaSalle's motion to amend witness list. Continue to draft and revise objections to LaSalle's deposition designations. E-mail regarding LaSalle's position on deposition designation chart. E-mails regarding revisions to in limine response. Review and revise multiple versions of in limine response. Draft and revise letter to magistrate judge regarding status of settlement. E-mail forwarding same.	10.40	3,328.00	PDS
	Revising and finalizing response to motions in limine, correspondence re and filing same.	13.50	2,835.00	BCM
	Review order on motion to quash; update firm calendar regarding same; emails to team regarding defendant's corrections; review additional changes by defendant noting errors; prepare exhibits to MIL filing; continue working on objections and incorporating into master chart.	8.60	946.00	CJB
	Search and review deposition testimony, citations, productions and deposition exhibits re MIL prep per B. Mirakian. Confer and instructions to C. Brown processing corrections and changes to designations. Receive, download, circulate and review pleadings. Review and respond to various	7.90	1,066.50	TR

	emails re MIL prep and designation issues. Assist C&W team with highlighting PDF transcripts re PL and DF counter designations.			
Feb-09-11	E-mail regarding filing of in limine response. E-mails regarding working on chart for deposition objections. E-mail regarding whether to submit depositions of Oklahoma-based witnesses to court. E-mails regarding getting admitted in New York for hearing on motion to quash subpoena. Additional comprehensive and voluminous work drafting objections to LaSalle's deposition designations. E-mails regarding same and plans for including general objections with same.	14.40	4,608.00	PDS
	Drafting objections to LaSalle deposition designations, correspondence re same, correspondence re format of master designation chart.	6.35	1,333.50	BCM
	Review master chart and include notations for testimony withdrawn by defendant; emails regarding defendant's changes; continue inserting objections into the master chart; create a consolidated list of defendant's changes; emails re plaintiff's changes; email team a list of transcripts that defendant had counters but plaintiff did not have primaries; emails regarding status of objections.	8.50	935.00	CJB
	Detailed and close QC of PL master chart to confirm designations are accurate based on filings. Attempt to consolidate DF and PI charts in to one workbook. Receive, download, circulate and review pleadings. Review and respond to various emails re designation issues. Assist C&W team with highlighting PDF transcripts re PL and DF counter designations. Confer and receive instructions from B. Mirakian re designation work and process going forward.	8.00	1,080.00	TR
Feb-10-11	Multiple e-mails, telephone conferences and calls regarding drafting objections to LaSalle's deposition designations and drafting "to-do" list for same. Continue voluminous and comprehensive drafting of objections in numerous depositions.	15.90	5,088.00	PDS

	Revising and completing objections to designations, correspondence and TC re same, filing same, correspondence re designation process.	14.35	3,013.50	BCM
	Continue work on objections and incorporating changes in master chart; emails to team regarding same; update matrix for tracking deposition designations; review the consolidated list of changes by defendant, highlighting changes plaintiff with not accept; multiple emails with team finalizing objections for filing with court.	16.00	1,760.00	CJB
	Detailed and close QC of PL master chart to confirm designations are accurate based on filings. Assist with prep of objection to designation filing. Review and respond to various emails re designation issues. Assist C&W team with highlighting PDF transcripts re PL and DF counter designations.	9.00	1,215.00	TR
Feb-11-11	E-mails regarding deposition designation chart and format of same, need for corrections to same. E-mail client forwarding letter from magistrate judge regarding settlement proposal. E-mail local counsel regarding agenda for trial preparation call. Participate in the telephone conference regarding same. Telephone conference with LaSalle counsel regarding format of deposition designation chart and deposition transcripts to provide to court. Telephone conferences and e-mails regarding [REDACTED]	5.90	1,888.00	PDS
	Planning for and attending TC re designation process, reviewing LaSalle's response to Plaintiff's motion in limine, planning for hearing on motion to quash Trepp subpoena.	6.60	1,386.00	BCM
	Emails with team regarding chart issues and changes; incorporate changes into master chart; participate in phone conference regarding joint master chart; conference within firm regarding joint master chart; review defendant's list of consolidated changes to confirm changes were made in chart; emails to team regarding same.	5.00	550.00	CJB

	Detailed and close QC of PL master chart to confirm designations are accurate based on filings. Assist with prep of objection to designation filing. Review and respond to various emails re designation issues. Continue highlighting PDF transcripts re PL and DF counter designations.	8.70	1,174.50	TR
Feb-12-11	Continue highlighting PDF transcripts re PL and DF counter designations.	5.00	675.00	TR
Feb-13-11	E-mail client and local counsel regarding discussions with [REDACTED] [REDACTED] E-mail client regarding upcoming deadlines and events in litigation.	0.80	256.00	PDS
	Continue highlighting PDF transcripts re PL and DF counter designations. Review and respond to various emails re designation issues.	4.50	607.50	TR
Feb-14-11	Telephone conference with local counsel regarding [REDACTED] [REDACTED] E-mail from local counsel regarding same. E-mail forwarding same to client. E-mails regarding negotiating format of chart and transcripts with LaSalle counsel. Telephone conferences regarding drafting of in limine replies.	3.70	1,184.00	PDS
	Preparing for Trepp hearing, correspondence re designation process, drafting reply in support of motion in limine, reviewing court's order denying motion to quash Trepp subpoena, correspondence re same to Trepp.	8.00	1,680.00	BCM
	Email exchange with team regarding deposition designation process and logistics of same; continue to run down issues with master chart and emails regarding same; create list of testimony withdrawn by plaintiff; edit master chart.	8.00	880.00	CJB
	Review list of exhibit issues regarding LaSalle's expert documents and report back to P. Snyder on same. Continue highlighting PDF transcripts re PL and DF counter designations. Review and respond to various emails re designation issues. Confer and	7.30	985.50	TR

instructions to Carla re projects. Instructions from B. Mirakian re projects and pleadings.

Feb-15-11	E-mail regarding format of deposition chart and transcripts. Review LaSalle's objections to deposition designations. Telephone conference with [REDACTED] [REDACTED] E-mail in follow-up to same. E-mail regarding approach on drafting responses to LaSalle's objections. Telephone conference with local counsel regarding same. Telephone conference with LaSalle counsel regarding magistrate settlement proposal. E-mail regarding same. Telephone conference with local counsel regarding same. Review e-mail from LaSalle counsel regarding deposition designation process and providing materials to court. E-mail regarding same.	2.60	832.00	PDS
	Correspondence re designation process, revising designations and objections, drafting reply in support of motion in limine.	8.25	1,732.50	BCM
	Make additional edits to master chart; emails regarding same.	1.00	110.00	CJB
	Highlight and prepare PDF and hard copy transcript re counters & objections & corrections. Review list of exhibit issues regarding LaSalle's expert documents and report back to P. Snyder on same. Assemble hard copy transcripts for P. Snyder and B. Mirakian to review objections and responses to same. Read and respond to various emails. Search and locate testimony requested by B. Mirakian re brief prep.	6.50	877.50	TR
Feb-16-11	E-mail regarding LaSalle's motion to quash Trepp subpoena and responding to same. Telephone conference with local counsel regarding planned call with LaSalle counsel to discuss settlement. Telephone conference regarding in limine response. E-mails to client seeking input on settlement. E-mails regarding format of deposition chart and transcripts. Conferences regarding same. Participate in conference call with LaSalle counsel regarding settlement. Follow-up call with local counsel regarding same. Telephone conference with client regarding settlement.	4.80	1,536.00	PDS

	E-mails in follow-up to same. Telephone conference with expert witness regarding sending him video depositions for review. E-mail from [REDACTED] [REDACTED] Forward same to client.			
	Correspondence re designation process, revising designations and objections, drafting reply in support of motion in limine, drafting response to LaSalle's motion to quash the Trepp subpoena in the Oklahoma court.	8.90	1,869.00	BCM
	Highlight and prepare PDF and hard copy transcript re counters & objections & corrections. Review list of exhibit issues regarding LaSalle's expert documents and report back to P. Snyder on same. Assemble hard copy transcripts for P. Snyder and B. Mirakian to review objections and responses to same. Read and respond to various emails. Search and locate testimony and documents requested by B. Mirakian re brief prep. Prepare collection of export videos of certain PI designations to send to D. Smith.	7.00	945.00	TR
Feb-17-11	E-mails regarding providing video depositions to expert witness. E-mail to expert witness regarding same. E-mails, telephone conferences and conferences regarding format of master chart and deposition transcripts to provide to court. Draft and revise addition to joint notice making proposal to court for procedures on ruling on deposition objections. E-mail regarding [REDACTED] [REDACTED] Review and revise response to motion to quash Trepp subpoena. E-mail forwarding same. Attorney conference regarding same.	6.40	2,048.00	PDS
	Correspondence and TC with LaSalle re depo designation process, drafting response to OK motion to quash Trepp subpoena, drafting joint motion re schedule for depo designations, revising response to motion to quash.	7.25	1,522.50	BCM
	Detailed modifications and extensive changes to designation master chart per B. Mirakian and Df counsel requests. Highlight and prepare PDF and hard copy transcript re counters & objections & corrections. Read and respond to various emails.	7.70	1,039.50	TR

Feb-18-11	Review and revise final version of response to motion to quash Trepp subpoena. E-mail forwarding same. E-mail client regarding same and plans to forward in limine reply for review. E-mails regarding inquiring of court about special trial setting. Review and revise in limine reply. Additional comprehensive revisions regarding same. E-mails and telephone conferences regarding same. E-mails regarding drafting objections to LaSalle's changes to designations. E-mails regarding conferences with [REDACTED]. Draft additional objections to LaSalle's designations. Review client input on in limine reply. E-mails regarding same. Finalize reply.	11.00	3,520.00	PDS
	Revising and filing response to motion to quash Trepp subpoena, revising and filing reply in support of motion in limine, revising and circulating designations and objections, correspondence re same.	10.10	2,121.00	BCM
	Emails regarding Tadda designation issue; create chart where there is test in all of the "same objection as above" cells; create new chart with defendant's changes for plaintiff's objections; send list to BCM regarding witnesses with general objections; prepare exhibits for MIL reply.	6.80	748.00	CJB
	Detailed modifications and extensive changes to designation master chart per B. Mirakian and Df counsel requests. Read and respond to various emails. Review PL trial exhibits and identify those that are color and stamped confidential to notify Df counsel of same. Update and import documents and exhibits in Sanction dbase for purposes of reviewing PL trial exhibits and identify those that are color and stamped confidential to notify Df counsel of same.	5.20	702.00	TR
Feb-19-11	E-mail regarding quality control plans for deposition chart and transcripts. E-mail to LaSalle counsel extending current due date for trial briefs and other filings. Follow-up e-mails regarding same.	0.70	224.00	PDS
	Receive download circulate and review pleadings. Edit PI master chart making	5.20	702.00	TR

	changes and corrections to reflect our designation pleading filing. Attempt to modify PI spreadsheet to same format as Df designation spreadsheet for purposes of using Excel automatic comparison tool re QCing master chart. Read and respond to various emails			
Feb-20-11	E-mail to local counsel regarding extending current due date for trial briefs and other filings, method of exchanging trial exhibits and demonstrative exhibits. Draft e-mail to LaSalle counsel regarding same. E-mails regarding QC of deposition chart and transcripts. Draft and revise updated trial preparation plan.	1.60	512.00	PDS
	Receive download circulate and review pleadings. Attempt to modify PI spreadsheet to same format as Df designation spreadsheet for purposes of using Excel automatic comparison tool re QCing master chart. Read and respond to various emails. Review PL trial exhibits and identify those that are color and stamped confidential to notify Df counsel of same.	4.50	607.50	TR
Feb-21-11	E-mail local counsel regarding proposed e-mail to LaSalle seeking extension on deadlines for trial briefs and other filings. Draft and revise and update trial preparation checklist. E-mails to local counsel and client forwarding same. E-mail regarding reserving trial hotel. E-mail regarding plans for QC of LaSalle's deposition chart and transcripts. E-mail regarding staffing at trial. E-mails regarding trial exhibits that are stamped confidential. Continue to work on projects in preparation for trial. E-mail client regarding scheduling trial preparation sessions in Austin. Follow-up e-mail to LaSalle counsel regarding proposed extension of certain filings. Receive deposition chart and transcripts from LaSalle. E-mail requesting Excel version of chart. E-mails forwarding all to group.	4.90	1,568.00	PDS
	Planning and correspondence re QC-checking of depo designation chart and transcripts, reviewing LaSalle's requested changes to designations, researching and drafting	6.50	1,365.00	BCM

	response to LaSalle motion to add Alex Kinsey as witness.			
	Edit plaintiff's master chart for QC process; emails with team regarding QC questions and issues; remove testimony that has been withdrawn by parties from master chart.	7.50	825.00	CJB
	Review PL trial exhibits and identify those that are color and stamped confidential to notify Df counsel of same. Read and respond to various emails. Update internal exhibit matrix with information relating to color and confidential exhibit information. Update trial exhibit list and stipulation list with cross references to trial exhibits and stipulation docs re PI and Df trial exhibits. Receive from LaSalle master consolidated designation chart and begin QC of same against PI master designation chart identifying any and all errors or discrepancies.	8.60	1,161.00	TR
Feb-22-11	E-mails regarding QC of LaSalle's deposition chart and transcripts. Respond to same. E-mail regarding [REDACTED] Numerous additional e-mails regarding QC process. Telephone conferences regarding same. E-mail from LaSalle counsel responding to extension request. Telephone conference with local counsel regarding same. E-mails regarding [REDACTED] responding to jury instructions. Telephone conference with local counsel prior to call with LaSalle counsel. Telephone conference with LaSalle counsel regarding trial and exhibit issues. Receive and review chart and highlighted transcripts from LaSalle. Participate in comprehensive trial preparation conference call with local counsel to go over numerous trial preparation projects. Participate in telephone conference with magistrate regarding likely continuance of March trial date. Multiple follow-up e-mails and telephone conferences regarding same.	6.90	2,208.00	PDS
	Monitoring and commenting on QC-checking of depo designation chart and transcripts, drafting response to LaSalle motion to add Alex Kinsey as witness, preparing list of	10.10	2,121.00	BCM

	designation chart and transcript discrepancies and sending to LaSalle, TC with OK counsel re case schedule, TC with LaSalle re same.			
	Begin QC process by investigating discrepancies between defendant's master chart and plaintiff's master chart; emails to team regarding same; create a list of discrepancies to send to defendant; emails to team regarding trial exhibits.	7.00	770.00	CJB
	Update internal exhibit matrix with information relating to color and confidential exhibit information. Continue QC of LaSalle master consolidated designation chart against PI master designation chart identifying any and all errors or discrepancies. Read and respond to various emails re same. TCs with C&W and C. Brown re QC process and follow-up on QC results.	9.00	1,215.00	TR
Feb-23-11	E-mail client regarding status of Purchase Price calculations. E-mail to team regarding follow-up on likely trial continuance. E-mails regarding when to file responses to deposition objections. E-mails to client and expert witness regarding likely trial continuance. E-mail regarding planned for drafting responses to LaSalle deposition objections. E-mails regarding need to confirm continuance and follow-up regarding same.	2.10	672.00	PDS
	Reviewing LaSalle responses to list of chart discrepancies, drafting response to LaSalle motion to add Alex Kinsey as witness.	2.75	577.50	BCM
	[REDACTED] [REDACTED] email to team regarding same; create chart for attorneys to begin their responses to objections; continue investigating discrepancies in chart; emails to team regarding same; edit list of discrepancies to send to defendant.	5.50	605.00	CJB
	Continue QC of LaSalle master consolidated designation chart against PI master designation chart identifying any and all errors or discrepancies. Read and respond to various	8.30	1,120.50	TR

	emails re same. TCs with C&W and C. Brown re QC process and follow-up on QC results.			
Feb-24-11	E-mails regarding finalizing trial continuance and new deadlines. Determine updated list of trial projects. Review and revise opposition to LaSalle's motion to add new witness. E-mail to [REDACTED] [REDACTED]	1.80	576.00	PDS
	Correspondence re QC-checking update, reviewing LaSalle objections to amended witness and exhibit list, monitoring QC-checking process, correspondence and TC re same.	7.15	1,501.50	BCM
	Email exchanges regarding questions and status of QC process; continue investigating discrepancies in chart; emails to team regarding same; edit list of discrepancies to send to defendant; create list of witnesses without any discrepancies to begin transcript review.	7.60	836.00	CJB
	Continue QC of LaSalle master consolidated designation chart against PI master designation chart identifying any and all errors or discrepancies. Read and respond to various emails re same. TCs with C&W and C. Brown re QC process and follow-up on QC results.	8.10	1,093.50	TR
Feb-25-11	Review and revise opposition to LaSalle's motion for leave to add a new witness. E-mail regarding same. Receive draft stipulation regarding extending due dates for certain filings. E-mail regarding same. E-mail regarding needing more time to submit chart and transcripts to court. E-mail from client with updated Purchase Price calculations. E-mail regarding same. E-mail from LaSalle counsel regarding status of stipulation and proposed date for submitting responses to objections. Draft response to same.	2.20	704.00	PDS
	Correspondence re designation schedule, QC-checking designations and correspondence re same, revising and filing response to motion to add Alex Kinsey as witness.	4.75	997.50	BCM
	Continue investigating discrepancies in chart;	3.50	385.00	CJB

	emails to team regarding same; edit list of discrepancies to send to defendant; emails with team regarding questions and status of QC process; review Fetterolf 2010 transcript to confirm there are not any discrepancies.			
	Complete QC of LaSalle master consolidated designation chart against PI master designation chart identifying any and all errors or discrepancies. Read and respond to various emails re same. Begin QC designations, ctr designations and objections of LaSalle highlighted transcripts identifying any and all errors or discrepancies. TCs and emails with C&W re QC process and follow-up on QC results.	9.10	1,228.50	TR
Feb-26-11	E-mail regarding LaSalle's objections to witness and exhibit list. E-mail regarding responding to LaSalle counsel regarding extending pretrial dates. Send e-mail regarding same. Telephone conference with [REDACTED] E-mail to LaSalle counsel regarding pretrial dates.	0.90	288.00	PDS
	Continue QC designations, ctr designations and objections of LaSalle highlighted transcripts identifying any and all errors or discrepancies. Emails to team re QC process and follow-up on QC results. Receive download circulate and review pleadings	7.10	958.50	TR
Feb-27-11	Continue review of transcripts for any discrepancies; create list of discrepancies found in transcript.	4.30	473.00	CJB
	Continue QC designations, ctr designations and objections of LaSalle highlighted transcripts identifying any and all errors or discrepancies. Emails to team re QC process and follow-up on QC results. Review pleadings.	6.20	837.00	TR
Feb-28-11	E-mail from LaSalle counsel regarding stipulation for new pretrial deadlines. Respond to same. Telephone conference with LaSalle counsel regarding same. Follow-up e-mail regarding same. Telephone conference with local counsel regarding same. E-mails regarding providing updated Purchase Price	1.30	416.00	PDS

amounts to LaSalle. Receive order denying motion to quash Trepp subpoena. E-mails in follow-up to same. Receive and review proposed extension regarding pretrial deadlines. E-mails in response to same.

QC-checking designations and correspondence re same.	3.40	714.00	BCM
Review email traffic regarding status of QC process; continue review of transcripts for any discrepancies; create list of discrepancies found in transcript; emails to team regarding same.	3.50	385.00	CJB
Continue QC designations, ctr designations and objections of LaSalle highlighted transcripts identifying any and all errors or discrepancies. Emails to team re QC process and follow-up on QC results. Review pleadings. Prepare documents for production to LaSalle per P. Snyder request. Confer with B. Mirakian and receive instructions re designation work and process re transcripts and master chart. Review pleadings. Receive download circulate and review pleadings. Update network and back up hard drive ecase files with pleadings and miscellaneous materials.	8.10	1,093.50	TR

Totals	601.65	\$114,844.00
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DISBURSEMENTS

Feb-15-11	Conference call charges to discuss litigation strategy	34.48
Feb-28-11	PACER federal court electronic access charges	119.04
	Airfare refund for cancelled settlement conference	-161.70
	Airfare for settlement conference	51.30
	Airfare for Austin trial preparation sessions	245.80
	Overnight delivery charges	114.76
	Lexis computerized legal research services	125.00
	Overnight delivery charges	23.09
	Totals	\$551.77

Total Fee & Disbursements	\$115,395.77
Previous Balance	147,449.59
Previous Payments	56,094.01
Balance Now Due	\$206,751.35

TAX ID Number 14-1996727

PAYMENT DETAILS

Feb-18-11	Payment of Invoice 361	18,697.98
Feb-22-11	Payment of Invoice 361	37,396.03
Total Payments		\$56,094.01

Snyder Law Firm LLC
11551 Granada, Suite 100
Leawood, KS 66211

Ph:913-685-3900

Fax:913-440-0724

Crown NorthCorp, Inc.
8716 N. Mopac, Suite 310
Austin, Texas
78759

April 5, 2011

Attention: Ms. Jackie Trojanowsky

File #: OKC
Inv #: 377

RE: Represent Crown NorthCorp, Inc. in Wells Fargo Bank, N.A. v. LaSalle
Bank National Association, Case No. CIV-08-01125-C (W.D. Okla.)
(Oklahoma I)

DATE	DESCRIPTION	HOURS	AMOUNT	LAWYER
Mar-01-11	E-mail from court requesting order with new dates. E-mail to local counsel regarding same. E-mail regarding obtaining documents from Trepp. E-mail regarding whether [REDACTED] [REDACTED] is on exhibit list. E-mail to Wells Fargo with litigation update.	0.80	256.00	PDS
	Drafting affidavit for Trepp custodian, correspondence to Trepp re same, reviewing LaSalle responses to designation chart discrepancies, QC-checking designation chart, correspondence re same.	6.50	1,365.00	BCM
	Emails regarding QC process and questions; email discrepancies for Goldberg and Meleones transcripts; begin investigating LaSalle's responses to the list of discrepancies.	6.40	704.00	CJB
	Continue QC of designations, counter designations and objections of LaSalle's highlighted transcripts identifying any and all errors or discrepancies. Emails to team re designation QC process and follow-up on QC results.	7.30	985.50	TR
Mar-02-11	Telephone conference regarding LaSalle's objections to deposition designations. E-mails	0.60	192.00	PDS

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	regarding order from court confirming trial date and setting interim deadlines. Receive and review same. E-mail to client forwarding same.			
	QC-checking designations and correspondence re same.	1.75	367.50	BCM
	Continue work on changes and discrepancies in master chart; emails with team regarding same; review court docket sheet for recent pleadings filed in matter; update firm file regarding same; calendar new trial deadlines.	7.00	770.00	CJB
	Continue QC of designations, counter designations and objections of LaSalle's highlighted transcripts identifying any and all errors or discrepancies. Emails to team re designation QC process and follow-up on QC results. Receive download, circulate and review pleadings. QC and review master chart and LaSalle's responses to discrepancies, assist Carla with master chart prep. Update network and hard drive with various pleadings documents and miscellaneous materials.	8.50	1,147.50	TR
Mar-03-11	E-mail to Mr. Owen and expert witness regarding new trial date in May. E-mails to local counsel regarding two-week delay between selection of jury and beginning of trial. E-mail to investor regarding trial continuance. Receive and review list of LaSalle's additional deposition designation corrections.	0.75	240.00	PDS
	QC-checking designations and correspondence re same, analysis and correspondence re necessary docs for cross-examination of Dwyer re errata sheet change in testimony re determining material and adverse effect.	7.00	1,470.00	BCM
	Review defendant's recent objection filings to plaintiff's witness and exhibit lists to determine if these are any differences between the two documents; begin review of defendant's original objection filing and new objection filing to determine differences between the two documents; begins list of exhibits with differences; emails to team regarding same;	8.30	913.00	CJB

	create comparison chart with all changes to compare with chart defendant filed with court; conference in firm regarding recent changes and plaintiff's responses to same; continue investigating discrepancy questions.		
	Continue QC of designations, counter designations and objections of LaSalle's highlighted transcripts and master chart identifying any and all errors or discrepancies. Emails to team re designation QC process and follow-up on QC results. Assemble depo pages and cites per B. Mirakian's requests re designation issues. Confer with B. Mirakian re designation issues and discrepancies. Update hard drive with collection of trial materials and documents send same to Affinity Consulting.	8.00	1,080.00
Mar-04-11	E-mail regarding drafting responses to LaSalle's objections to deposition designations. Review LaSalle's changes to its deposition designations. E-mail regarding same. Draft responses to LaSalle's objections. E-mails regarding Trepp's production of documents in response to subpoena. E-mails regarding drafting responses and format for same.	3.30	1,056.00
	QC-checking designations and correspondence re same, responding to objections to designations, reviewing LaSalle revised objections to amended witness and exhibit list, analyzing Trepp data produced and correspondence re same.	8.90	1,869.00
	Continue review of recent objection filings by defendant; edit list of exhibits with differences; email to team regarding same; review Goldberg transcript for discrepancies; continue investigation of all discrepancies; emails to team regarding same.	5.50	605.00
	Close and detailed review of plaintiff trial exhibits to confirm accuracy of documents as compared to trial exhibit list descriptions. Continue QC of designations, counter designations and objections of LaSalle's highlighted transcripts and master chart identifying any and all errors or discrepancies. Emails to team re designation work and other issues. Instructions from B. Mirakian re	9.10	1,228.50

	designation transcript and chart work. Confer and instructions to C. Brown re projects. Receive download, circulate and review pleadings.			
Mar-05-11	Continue comprehensive work to draft responses to LaSalle's deposition designation objections. E-mails regarding same.	9.80	3,136.00	PDS
	Review LaSalle's objections to plaintiff amended exhibits identifying differences from LaSalle's original objection filing. Close and detailed review of plaintiff trial exhibits to confirm accuracy of documents as compared to trial exhibit list descriptions.	3.00	405.00	TR
Mar-06-11	Continue comprehensive work to draft responses to LaSalle's deposition designation objections. E-mails regarding same.	5.25	1,680.00	PDS
	Close and detailed review of plaintiff trial exhibits to confirm accuracy of documents as compared to trial exhibit list descriptions. Update, correct and edit various documents and descriptions in Summation database re plaintiff trial exhibits and deposition exhibits. Update production matrix.	3.20	432.00	TR
Mar-07-11	E-mails regarding responses to LaSalle's deposition objections and process for submitting same to court. [REDACTED]	10.80	3,456.00	PDS
	E-mail forwarding same to client. Continue comprehensive work in drafting responses to LaSalle's deposition objections. E-mails regarding final QC of materials submitted to court.	7.10	1,491.00	BCM
	Drafting responses to designation objections, discussing formatting and presenting responses to court, final tasks for QC-checking designations, correspondence to Trepp following up on document production, internal communication re same.	9.00	990.00	CJB

	objections; review the Brown transcript provided by LaSalle for discrepancies; emails to team regarding same.			
	Close and detailed review of plaintiff trial exhibits to confirm accuracy of documents as compared to trial exhibit list descriptions. Update, correct and edit various documents and descriptions in Summation database re plaintiff trial exhibits and deposition exhibits. Begin review of trial exhibit list identifying non-Bates numbered documents and search for Bates # versions of same. Identify description or Bates # errors on plaintiff trial exhibit list. Assist with follow-up on designation chart issues per P. Snyder requests re responses to defendant objections. Emails re designations and various issues.	7.60	1,026.00	TR
Mar-08-11	E-mails regarding continuation of drafting responses to deposition objections. Numerous e-mails and conferences regarding same. Continue comprehensive work in drafting responses to LaSalle's deposition objections. Receive and review letter from magistrate regarding settlement status. E-mail to client forwarding same. Review and revise notice to court regarding hand delivery of deposition objection responses on following day	12.20	3,904.00	PDS
	Correspondence re Trepp document production, drafting responses to designation objections, researching [REDACTED] correspondence re same, TC re strategy for presenting responses to designation objections, correspondence to LaSalle re same.	6.40	1,344.00	BCM
	Investigate changes PDS suggested; emails to team regarding same; create list of new changes for LaSalle; participate in conference call with local counsel regarding response logistics; emails to team regarding status of responses and issues with same; continue inserting responses in master chart.	9.80	1,078.00	CJB
	Update internal trial exhibit list with various corrections and additional information. Assist with follow-up on designation chart issues per P. Snyder and B. Mirakian instructions and	8.30	1,120.50	TR

requests. Emails re designations and various issues. Update master chart with responses to objections. Receive and process TREPP documents for production. Review and QC of chart and highlighted transcripts submitted by LaSalle to court per B. Mirakian instructions. Confer with B. Mirakian and C. Brown re court submitted master chart and highlighted transcripts.

Mar-09-11	Continue comprehensive work in drafting responses to LaSalle's deposition objections. Telephone conference with local counsel regarding letter from magistrate regarding settlement status. E-mail client forwarding same and requesting call to discuss. Draft and revise text for letter to court. Telephone conference with LaSalle counsel regarding dates for exchange of exhibits. E-mail local counsel regarding same.	8.30	2,656.00	PDS
	Responding to designation objections.	5.10	1,071.00	BCM
	Conference call with local counsel regarding final printing and binding of chart; continue inserting responses in master chart; work on formatting final chart; emails to team regarding status and issues; create list of changes plaintiff did not agree to; review court docket sheet for recent pleadings filed in matter; update firm file regarding same.	6.50	715.00	CJB
	Search, review and assemble deposition testimony requested by B. Mirakian and P. Snyder re exhibits and responses to designation objections. Conti. review and QC of chart and highlighted transcripts submitted by LaSalle to court per B. Mirakian instructions. Update Summation dbase with TREPP production. Update production Matrix. Tag and run Summation OCR utility on non-OCR'd deposition exhibits. Assist Carla re prep of spreadsheet re responses to objections.	8.20	1,107.00	TR
Mar-10-11	E-mails and calls regarding follow-up on providing deposition designation chart to court. Prepare for call with client regarding response to magistrate on settlement issues. Participate in call. E-mail client [REDACTED] [REDACTED] E-mail local	2.30	736.00	PDS

	counsel regarding same. Telephone conference [REDACTED] regarding case status and settlement issues. E-mail client regarding same.			
	Reviewing and responding to corrections in designations.	1.50	315.00	BCM
	Emails with team regarding issues with final charts; make corrections and widen cells to show complete text.	7.00	770.00	CJB
	Conti. review and QC of chart and highlighted transcripts submitted by LaSalle to court per B. Mirakian instructions. Review plaintiff filed chart re responses to designation objections identify entries and data to be revised and updated due formatting issues. Confer with C. Brown and B. Mirakian re same and other designation tasks. Review pleadings. TC with C&W re designation chart and transcripts. TCs with vendors re projects and databases. Update ecase folders on network and hard drive.	6.60	891.00	TR
Mar-11-11	Draft and revise letter to magistrate regarding settlement status. Draft detailed cover e-mail to client regarding same. Telephone conference with client and local counsel regarding settlement [REDACTED]. Second call with client regarding same.	2.20	704.00	PDS
	Producing Trepp docs to LaSalle, correspondence re same.	0.50	105.00	BCM
	Continue editing chart to confirm all text is showing; emails to team regarding same; email final chart to local counsel.	7.50	825.00	CJB
	Conti. review of trial exhibit list identifying non-Bates numbered documents and search for Bates # versions of same. Conti. review and QC of chart and highlighted transcripts submitted by LaSalle to court per B. Mirakian instructions. Emails re various issues. Begin preparation of clip lists of plaintiff designations based on latest version of master deposition designation chart.	6.20	837.00	TR
Mar-12-11	Revise letter to magistrate regarding	0.20	64.00	PDS

settlement status. Email to client and local counsel forwarding same.

	Close and detailed review of plaintiff trial exhibits to confirm accuracy of documents as compared to trial exhibit list descriptions. Update Summation dbase tiff files and PDF collection of plaintiff trial exhibits based on differences discovered between trial exhibit and exhibit collection assembled. Perform coding of various entries in Summation database.	3.80	513.00	TR
Mar-13-11	Draft and revise letter to magistrate regarding settlement. Email to client forwarding same.	0.40	128.00	PDS
Mar-14-11	Emails from client and local counsel regarding letter to magistrate. Email regarding revisions to letter.	0.70	224.00	PDS
	Correspondence and analysis re necessary actions to add newly produced Trepp documents to exhibit list.	0.85	178.50	BCM
	Continue review of LaSalle's original and amended objection filings; edit pdf version of new filing with differences; email to team regarding same; begin organization of file and witness name files for trial.	5.50	605.00	CJB
	Conti preparation of clip lists of plaintiff designations based on latest version of master deposition designation chart. Update PDF collection and Summation dbase of plaintiff trial exhibits with Bates numbered versions of non-bates trial exhibits. Tag and run Summation OCR utility on plaintiff trial exhibits. Update internal plaintiff trial exhibit matrix and generate separate chart identifying non-Bates numbered trial exhibits. Read and respond to various emails. Assemble and email documents to C. Johnson and C. Brown as requested. TCs and emails to vendors re Metalinics dbase status and invoice.	6.80	918.00	TR
Mar-15-11	Continue updating and organizing witness name files for trial; begin comparing original clip list with new clist to confirm the changes are correct and have been approved by both parties.	5.50	605.00	CJB

	Compare amended clip lists re plaintiff designations against initial designation clip lists to identify differences and confirm accuracy of differences. Emails with J. Hoeppner re Sanction dbase work and build. Create load file for Sanction dbase per J. Hoeppner instructions. Conti review of trial exhibit list identifying non-Bates numbered documents and search for Bates # versions of same. Tag and run Summation OCR utility on plaintiff trial exhibits. Update internal plaintiff trial exhibit matrix and generate separate chart identifying non-Bates numbered trial exhibits. Read and respond to various emails.	7.60	1,026.00	TR
Mar-16-11	Email to client regarding input for call with magistrate regarding settlement status. Telephone conference with local counsel to prepare for call with magistrate. Participate in call with magistrate regarding settlement status. Emails in follow up to same.	2.25	720.00	PDS
	Begin reviewing playable testimony for witnesses in which plaintiff designated testimony to check for exhibit number references; create matrix regarding same; emails with TR regarding same.	7.00	770.00	CJB
	Load and update plaintiff and defendant assembled internally into Summation dbase, correct exhibit image and pathing errors. Update and load same in Sanction trial presentation dbase. Begin review of plaintiff playable designation testimony identifying deposition exhibits and documents referenced in testimony.	7.00	945.00	TR
Mar-17-11	Email [REDACTED] regarding outcome of call with magistrate regarding settlement status. Follow up email to client regarding same. Emails regarding possible joint motion to excuse parties from ADR and LaSalle's unwillingness to join in same.	0.75	240.00	PDS
	Continue comparing clip lists to confirm changes are correct and have been approved by both parties; review exhibits to Dodds deposition to confirm which exhibits are referenced in designated playable testimony.	5.80	638.00	CJB

	Conti review of plaintiff playable designation testimony identifying deposition exhibits and documents referenced in testimony.	6.00	810.00	TR
Mar-18-11	Follow-up e-mails with local counsel regarding joint motion to excuse parties from ADR. E-mails to client [REDACTED] regarding same. E-mails regarding drafting letter to magistrate regarding settlement status. Calls in follow-up to same. Review and revise letter. E-mails regarding scheduling follow-up calls [REDACTED]	1.75	560.00	PDS
	Review of designated testimony for exhibit references; edit matrix regarding same.	4.50	495.00	CJB
	OK1Conti review of plaintiff playable designation testimony identifying deposition exhibits and documents referenced in testimony. Perform coding in Summation dbase re key documents and trial exhibits.	5.00	675.00	TR
Mar-19-11	E-mails with client regarding drafting settlement demand. E-mail from LaSalle counsel regarding position on excusing parties from ADR. E-mail local counsel regarding same.	0.30	96.00	PDS
Mar-20-11	E-mail regarding responding to LaSalle regarding ADR. E-mail to LaSalle regarding same. E-mail from LaSalle responding to same.	0.50	160.00	PDS
	Conti review of plaintiff playable designation testimony identifying deposition exhibits and documents referenced in testimony. Perform coding in Summation dbase re key documents and trial exhibits.	4.80	648.00	TR
Mar-21-11	E-mail to LaSalle counsel regarding ADR. E-mail to local counsel regarding same and calling magistrate regarding same. Receive trial docket setting from court. E-mail regarding same. E-mail from magistrate regarding dates for ADR. E-mails and calls regarding same. E-mail client and expert regarding scheduling trial preparation sessions.	0.60	192.00	PDS
	Review recent pleadings and calendar docket call; review Stearns clip list; investigate the	5.50	605.00	CJB

	differences; email to TR regarding same; continue review of designated testimony for exhibit references; edit matrix regarding same; email to TR regarding same.			
	Conti review of plaintiff playable designation testimony identifying deposition exhibits and documents referenced in testimony. Review trial exhibit list to locate corresponding plaintiff trial exhibit number for depo exhibit identified in plaintiff playable deposition designation testimony. Receive updated Sanction database from Affinity Consulting and download to external hard drive. Tag and run Summation OCR utility on plaintiff trial exhibits. Confer with C. Brown re trial prep projects and status of current projects. Perform coding in Summation dbase re key documents and trial exhibits. Assist Carla with updating and organizing ecase and hard copy name files.	8.60	1,161.00	TR
Mar-22-11	Telephone call from magistrate regarding ADR scheduling. Follow-up e-mails regarding same. E-mails regarding scheduling trial preparation sessions. Receive settlement conference orders. Telephone conferences with local counsel and client regarding same. E-mails forwarding same to client and investors. Receive response [REDACTED] regarding same.	3.20	1,024.00	PDS
	Review settlement correspondence; calendar all deadlines associated with settlement conference; review [REDACTED] [REDACTED], email to firm regarding same; update summary of Crown cases with latest information and deadlines.	3.00	330.00	CJB
	Conti review of plaintiff playable primary designation testimony identifying deposition exhibits and documents referenced in testimony. Review trial exhibit list to locate corresponding plaintiff trial exhibit number for depo exhibit identified in plaintiff playable deposition primary designation testimony. Confer with P. Snyder and C. Brown re trial projects. Export control database, transfer and update network version of Summation dbase.	5.50	742.50	TR

	Check, pack and reblaze updated network version of database.			
Mar-23-11	Review invoices associated with this matter; create an invoice summary of SLF and CW invoices; email to TR regarding same.	3.00	330.00	CJB
	Prepare pursuant to local rule form witness and exhibit list for use by court room deputy and Court. Email same to C. Johnson for review and comments. Confer with Brad and receive instructions on projects. Tag and run Summation OCR utility on plaintiff trial exhibits. Conti review of plaintiff playable primary designation testimony identifying deposition exhibits and documents referenced in testimony. Review trial exhibit list to locate corresponding plaintiff or defendant trial exhibit number for depo exhibit identified in plaintiff playable deposition primary designation testimony.	8.00	1,080.00	TR
Mar-24-11	Edit invoice summary; create an invoice summary for vendor invoices; create a folder with only deposition exhibits referenced in designated testimony; email to TR regarding same.	3.80	418.00	CJB
	Tag and run Summation OCR utility on plaintiff trial exhibits. Conti review of plaintiff playable primary designation testimony identifying deposition exhibits and documents referenced in testimony. Review trial exhibit list to locate corresponding plaintiff or defendant trial exhibit number for depo exhibit identified in plaintiff playable deposition primary designation testimony. Instructions to C. Brown re review and confirm that depo exhibit referenced in primary designation is same as corresponding plaintiff exhibit number. Search master chart for exceptions to objection responses and create spreadsheet listing additional plaintiff counters based on objection rulings.	6.00	810.00	TR
Mar-25-11	E-mails regarding confirming start date of trial with court. E-mail confirming trial preparation sessions.	0.30	96.00	PDS
	Begin review of deposition exhibits and	5.50	605.00	CJB

	compare those exhibits with corresponding trial exhibits to make note of the differences.			
	Begin work on preparation of clip lists for import in Sanction and creation of video clips re plaintiff counter designations. Confer with and instructions to C. Brown re projects.	6.40	864.00	TR
Mar-26-11	Preparation of clip lists for import in Sanction and creation of video clips re plaintiff counter designations. Review of plaintiff playable counter designation testimony identifying deposition exhibits and documents referenced in testimony.	3.70	499.50	TR
Mar-27-11	Continue review of deposition exhibits and compare those exhibits with corresponding trial exhibits to make note of the differences.	2.00	220.00	CJB
	Preparation of clip lists for import in Sanction and creation of video clips re plaintiff counter designations. Review of plaintiff playable counter designation testimony identifying deposition exhibits and documents referenced in testimony. Update spreadsheet to include exhibits referenced and corresponding trial exhibit number in plaintiffs primary designation testimony.	4.00	540.00	TR
Mar-28-11	E-mails regarding upcoming pretrial deadlines and responding to same. Telephone conference with LaSalle counsel regarding planned motion to stay case and vacate trial date. E-mails and calls in follow-up to same.	0.75	240.00	PDS
	Continue review of deposition exhibits and compare exhibits with corresponding trial exhibits to make note of differences; email to TR regarding same; review pre-trial deadlines; email to team regarding same; calendar deadlines for parties to exchange trial exhibits; compare plaintiff's original counter designations list with new counter designation list; confirm all changes have been agreed upon by both parties; email to TR regarding same; edit excel spreadsheet for witness and exhibit list to include all witnesses.	6.50	715.00	CJB
	Review of plaintiff playable counter designation testimony identifying deposition	7.90	1,066.50	TR

exhibits and documents referenced in testimony. Update spreadsheet to include exhibits referenced and corresponding trial exhibit number in plaintiffs primary designation testimony. QC and edit C. Brown's work re review of plaintiff designated testimony exhibits identified. Emails with Affinity Consulting re trial and Sanction dbase work. Confer with B. Mirakian re case projects. Review pleadings. TCs and emails with vendors re possible database transfer to new hosting vendor.

Mar-29-11	E-mails regarding LaSalle's plans to file motion to stay case and vacate trial date. Draft and revise initial thoughts in response to same. E-mail regarding drafting responsibilities for upcoming pleadings. E-mail from client regarding motion to stay.	0.80	256.00	PDS
	Continue editing excel version of trial witness and exhibit list; compare OH deposition exhibits referenced in designations with corresponding trial exhibits to confirm they are exactly the same; review court docket sheet for recent pleadings filed in matter; update firm file regarding same.	6.00	660.00	CJB
	Emails to C. Brown re projects and work performed on plaintiff primary designation review for exhibits referenced. Update, import and OCR additional plaintiff trial exhibits in Summation dbase re loan file exhibits. Review of plaintiff playable counter designation testimony identifying deposition exhibits and documents referenced in testimony.	5.50	742.50	TR
Mar-30-11	E-mail to client regarding responding to LaSalle's motion to stay and vacate trial date. Telephone conference with local counsel regarding same.	0.40	128.00	PDS
	Review court docket sheet for recent pleadings filed in matter; update firm file regarding same; calendar expedited briefing schedule for motion to vacate; begin review of exhibits referenced in counter designations; locate corresponding trial exhibit numbers reference; review [REDACTED] for [REDACTED]	6.50	715.00	CJB

e-mail to firm regarding summary judgment filings.

	Review trial exhibit lists and exhibits to locate corresponding plaintiff or defendant trial exhibit number for depo exhibit identified in plaintiff counter deposition designation testimony. Instruction to C. Brown re assist with same. Update Summation dbase with plaintiff trial exhibits re loan file exhibits PX1-3. Review pleadings. Search native files to locate color versions of various plaintiff exhibits with photos.	6.70	904.50	TR
Mar-31-11	Meet with team to discuss trial preparation issues.	0.75	240.00	PDS
	Staff meeting to discuss projects to prepare for trial.	0.75	157.50	BCM
	E-mail to firm re [REDACTED] [REDACTED], review court docket sheet for Flessners' bankruptcy to determine status of case; e-mail to TR regarding same; continue review of exhibits referenced in counter designations and locating corresponding deposition trial exhibit number reference.	7.00	770.00	CJB
	Meeting with team re trial prep, logistics and projects. Search native files to locate color versions of various plaintiff exhibits with photos. Further instruction to C. Brown re various trial prep projects.	3.90	526.50	TR
	Totals	443.60	\$72,700.50	

DISBURSEMENTS

Mar-10-11	Conference call charges to discuss litigation strategy	20.98
Mar-31-11	Lexis computerized legal research services	100.00
	Overnight delivery charges	111.11
	Totals	\$232.09

Total Fee & Disbursements	\$72,932.59
Retainers Applied	0.01

Previous Balance	206,751.35
Previous Payments	91,355.58
Balance Now Due	\$188,328.35

TAX ID Number 14-1996727

PAYMENT DETAILS

Mar-21-11	Payment of Invoice 361 (overpayment of invoice)	0.01
Mar-22-11	Payment of Invoice 367	30,451.86
Mar-23-11	Payment of Invoice 367	60,903.72
	Total Payments	\$91,355.59

Snyder Law Firm LLC
 13401 Mission Road, Suite 207
 Leawood, KS 66209

Ph:913-685-3900 Fax:913-440-0724

Crown NorthCorp, Inc.
 8716 N. Mopac, Suite 310
 Austin, Texas
 78759

May 15, 2011

Attention: Ms. Jackie Trojanowsky	File #:	OKC
	Inv #:	382

RE: Represent Crown NorthCorp, Inc. in Wells Fargo Bank, N.A. v. LaSalle Bank National Association, Case No. CIV-08-01125-C (W.D. Okla.)
 (Oklahoma I)

DATE	DESCRIPTION	HOURS	AMOUNT	LAWYER
Apr-01-11	Receive and review in limine ruling. E-mails to client, local counsel and expert regarding same. E-mails regarding advising magistrate of global demand.	1.10	352.00	PDS
	Reviewing rulings on motions in limine.	1.00	210.00	BCM
	Additional review of plaintiff designated testimony for exhibit and document references in same; begin comparison of deposition exhibits referenced in counter designations to corresponding trial exhibit; noting any differences.	4.50	495.00	CJB
	Review pleadings and limine order. Search productions, control documents and native files for color versions of selected plaintiff exhibits. Conti work on review counter designations to identify exhibits referenced in playable testimony.	4.80	648.00	TR
Apr-02-11	Continue additional review of plaintiff designated testimony for exhibit and document references in same.	2.50	275.00	CJB
	Conti work on review designations and counter designations to identify exhibits referenced in playable testimony. Update	2.60	351.00	TR

	Summation dbase re coding of certain documents and depo exhibits; Update various indices re productions.			
Apr-03-11	Search productions, control documents and native files for color versions of selected plaintiff exhibits. Conti work on review designations and counter designations to identify exhibits referenced in playable testimony.	4.30	580.50	TR
Apr-04-11	E-mail regarding issues in responding to LaSalle's motion to stay. Draft and revise updated trial preparation checklist. E-mail to LaSalle counsel regarding trial exhibit issues. E-mail the client regarding [REDACTED] [REDACTED] upcoming settlement conference. E-mail local counsel regarding plans for sending opposition to stay to client. E-mail regarding in limine follow up. Receive and review response to LaSalle's motion to stay.	1.40	448.00	PDS
	Reviewing and revising response to motion to stay, planning for jury instructions.	2.75	577.50	BCM
	Review e-mail traffic regarding upcoming deadlines and briefing schedules; [REDACTED] [REDACTED] e-mails to firm regarding same; e-mail exchange with firm regarding trial exhibits; continue review of plaintiff designated testimony for exhibit and document references in same.	6.00	660.00	CJB
	Prepare hard drive of trial materials to send to J. Hoeppner. Read respond and send emails on various issues. Search productions, control documents and native files for color versions of selected plaintiff exhibits. Confer with C. Brown re various projects. Review draft filings. Back up external hard drive to new drive for use at trial. Update Sanctions dbase with certain trial exhibits.	5.60	756.00	TR
Apr-05-11	Review and revise response to motion to stay. E-mails regarding same. E-mails regarding trial exhibit issues to raise with LaSalle counsel. Prepare for trial preparation call. Review list of in limine rulings. E-mail to	0.90	288.00	PDS

	LaSalle counsel suggesting call to discuss exhibit-related issues.			
	Summarizing motion in limine rulings and drafting limiting instructions, TC with local counsel re jury instructions and in limine rulings.	3.40	714.00	BCM
	Continue comparison of deposition exhibits referenced in counter designations with corresponding trial exhibits, noting any differences; begin review of name files to inventory everything in files to prepare for trial; review court docket sheet for recent pleadings filed in matter; update firm file with pleadings.	7.50	825.00	CJB
	Back up external hard drive to new drive for use at trial. Confer, tc's and emails re trial logistics and prep. Update Sanctions dbase with certain trial exhibits. Prepare spreadsheet and files to send to J. Hoeppner re Sanction dbase and trial. Read and respond to various emails. Review pleadings. Review and prepare trial exhibits. Instructions to C. Brown re updating of various key indices.	6.80	918.00	TR
Apr-06-11	Finalize updated trial preparation checklist for conference call. E-mail regarding same. E-mail regarding revising deposition designations to respond to in limine rulings. Comprehensive conference call with local counsel regarding trial preparation projects. E-mails regarding [REDACTED] E-mails regarding LaSalle's desire to cancel settlement conference.	3.20	1,024.00	PDS
	TC with local counsel re trial preparation tasks.	1.50	315.00	BCM
	Continue comparison of deposition exhibits referenced in counter designations with corresponding trial exhibits, noting any differences; begin review of name files to inventory everything in files to prepare for trial; update electronic name files regarding same.	4.00	440.00	CJB
	Emails and TC with J. Hoeppner re designations and trial prep. Preparation of	8.70	1,174.50	TR

	clip lists for importing into Sanctions and creation of depo designation video clips. Extend conference call with trial team re trial prep, status and logistics. Emails and TCs re trial exhibit prep, format and labeling. Prepare trial exhibits attempt to label internally with trial sticker, confer with vendor re same. Close review of trial exhibits and update exhibit collection with cleaner versions of certain exhibits.			
Apr-07-11	E-mails regarding scheduling call with LaSalle to discuss exhibit issues. Telephone conference from magistrate regarding settlement demand. Calls and e-mails in follow up to same. E-mail regarding preparing for settlement conference. E-mail to LaSalle counsel regarding trial exhibit issues.	1.40	448.00	PDS
	Drafting jury instructions and outlining trial brief.	6.40	1,344.00	BCM
	Continue review of name files to inventory everything in files to prepare for trial; update electronic name files regarding same; continue comparison of deposition exhibits referenced in counter designations with corresponding trial exhibit, noting any differences.	5.00	550.00	CJB
	Conti work on review designations and counter designations to identify exhibits referenced in playable testimony, then locate PX or DX exhibit version of same. Close review of trial exhibits and update exhibit collection with cleaner versions of certain exhibits. Instructions to C. Brown to assist with trial exhibit work. Extended TC with J. Hoeppner re trial. Confer with P. Snyder re same. TCs with vendors re trial prep and logistics. Review pleadings.	7.70	1,039.50	TR
Apr-08-11	E-mails regarding notifying LaSalle of intent to proceed with settlement conference. Prepare for call with LaSalle counsel regarding exhibit issues. Participate in same. E-mails and calls in follow-up to same. Telephone conference with local counsel to prepare for settlement conference. E-mail tech consultant regarding engagement letter for trial.	1.50	480.00	PDS

	Drafting jury instructions, drafting trial brief, TC with local counsel re jury instructions, TC to discuss preparations for settlement conference.	4.85	1,018.50	BCM
	Review court docket sheet for recent pleadings filed in matter; update firm file regarding same; continue review of name files to inventory everything in files to prepare for trial; update electronic name files regarding same.	4.00	440.00	CJB
	Conti work on review designations and counter designations to identify exhibits referenced in playable testimony, then locate PX or DX exhibit version of same. Preparation of clip lists for importing into Sanctions and creation of depo designation video clips. Close review of trial exhibits and update exhibit collection with cleaner versions of certain exhibits. Color color PDF exhibits to SPT for use as trial exhibits and upload same in Summation dbase and trial exhibit folders. Emails re various issues. Update network folders with various exhibits and documents. Upload certain exhibits to FTP to have processed by vendor.	8.00	1,080.00	TR
Apr-09-11	Conti work on review designations and counter designations to identify exhibits referenced in playable testimony, then locate PX or DX exhibit version of same. Preparation of clip lists for importing into Sanctions and creation of depo designation video clips.	3.80	513.00	TR
Apr-10-11	Continue review of name files to inventory everything in files to prepare for trial; update electronic name files regarding same.	2.00	220.00	CJB
	Conti work on review designations and counter designations to identify exhibits referenced in playable testimony, then locate PX or DX exhibit version of same. Close review of trial exhibits and update exhibit collection with cleaner versions of certain exhibits. Color color PDF exhibits to SPT for use as trial exhibits and upload same in Summation dbase and trial exhibit folders. Emails re various issues.	3.50	472.50	TR

Apr-11-11	E-mail to LaSalle counsel following up on exhibit issues. Follow-up e-mails to local counsel regarding same. Additional trial preparation e-mails. Telephone conference regarding scheduling call with magistrate. Follow-up regarding same. Participate in call with magistrate regarding potential conflict issue. Follow-up calls and e-mails regarding same. E-mail regarding request from LaSalle to provide pretrial report information.	2.70	864.00	PDS
	Drafting trial brief, TC re settlement conference.	6.10	1,281.00	BCM
	Review defendant deposition exhibit references in their amended exhibit list; confirm that deposition exhibits match the description and bates number referenced; make edits to firm's internal matrix regarding same; review e-mail traffic regarding collecting documents for production; [REDACTED] [REDACTED] e-mail to local counsel regarding color coding for deposition designations.	9.00	990.00	CJB
	Document review and search for trial exhibit versions of depo exhibits referenced in depo designations. Read respond and send emails re trial. Confer and instructions to C. Brown re trial projects. Assemble and email to C&W trial exhibit and designation info and materials as requested. Emails to J. Hoeppner re Sanction dbase. Review pleadings.	8.40	1,134.00	TR
Apr-12-11	E-mails regarding magistrate and potential recusal issue. E-mails regarding exhibit labeling issues. Receive order denying LaSalle's motion to vacate trial date. E-mail regarding court's desire to schedule call to discuss trial issues. Participate in same. Follow-up call with local counsel regarding same. E-mail to LaSalle counsel regarding recusal issue. Multiple e-mails regarding new deposition designation project. Telephone conferences with local counsel regarding same. Telephone conference with LaSalle counsel regarding same.	4.50	1,440.00	PDS
	Reviewing denial of motion to stay, correspondence re pre trial order, conference	6.75	1,417.50	BCM

	call re depo designation review and revision process, correspondence re same, drafting trial brief, TC with LaSalle re designation revision process.			
	Continue review of defendant's amended exhibit list for deposition exhibit references; confirm that deposition exhibit references match the description of exhibit and bates number; make edits to firm's internal matrix regarding same; review court docket sheet for recent pleadings filed in matter; update firm file regarding same; discussion within firm regarding latest developments in deposition designations; make changes to Arnold transcript to determine if the text box tool will provide the court with the requested format.	5.80	638.00	CJB
	Conti trial exhibit prep re replace and modify bad or reduced versions per P. Snyder request. Read respond and send emails re various issues. Mark documents in Summation and create Briefcase of same to send to vendor for processing re trial exhibits.	8.70	1,174.50	TR
Apr-13-11	E-mail regarding deposition designation project. E-mail client regarding executing contracts [REDACTED] and trial tech company. Prepare for call with LaSalle counsel regarding deposition designation project. Participate in same. Follow-up e-mails regarding same. Telephone conference with court assistant regarding same. Telephone conference with LaSalle counsel regarding extensions on pretrial filings. E-mails and calls regarding same. E-mails [REDACTED] regarding status of settlement conference. Telephone conference with magistrate regarding extension on submitting settlement conference materials. Call back from magistrate regarding same. E-mail to LaSalle counsel regarding same. Additional e-mails regarding deposition designation project.	2.60	832.00	PDS
	Correspondence, TC, and planning re designation revision process, drafting trial brief, revising jury instructions.	7.25	1,522.50	BCM
	Review plaintiff and defendant objections to deposition designations; determine which	6.00	660.00	CJB

	witnesses do not have any objections based on MILs; compile list of same; multiple e-mails with firm regarding same; compile list of deposition transcripts assigned to each attorney; e-mail to firm regarding same; continue to update electronic name files.			
	Conti trial exhibit prep re replace and modify bad or reduced versions per P. Snyder request. Read respond and send emails re various issues. Document review and search for trial exhibit versions of depo exhibits referenced in depo designations. Assist C. Brown re review and update designation charts per B. Mirakian instructions. Update network and external hard drive with various trial related materials and documents. Confer with C. Brown re trial projects.	9.00	1,215.00	TR
Apr-14-11	E-mails regarding new deposition designation project. E-mails regarding trial preparation for expert witness. Review joint motion on extending pretrial deadlines. E-mails regarding meeting [REDACTED] prior to settlement conference. E-mail client regarding [REDACTED] E-mail to expert witness regarding trial preparation. E-mails to local counsel regarding settlement conference. E-mail to client regarding court's instructions on deposition designations. Multiple e-mails regarding deposition designation project. Telephone conference with local counsel regarding same. Telephone conference with magistrate regarding settlement authority. Telephone conference with local counsel in follow-up same. E-mail client reporting on same.	4.50	1,440.00	PDS
	Filing application for extension of deadlines, correspondence and TC re designation review process, reviewing and revising designations.	5.25	1,102.50	BCM
	Review court docket sheet for recent pleadings filed in matter; update firm file regarding same; calendar new pre-trial deadlines; review defendant's Appendix for objection abbreviations to deposition designations; e-mail to BCM regarding same; finish updating electronic name files; e-mail to TR regarding same; review e-mail traffic	6.20	682.00	CJB

	regarding deposition designation project; discussion with firm regarding same.			
	Review and comment on revised designation chart received from DFs; Read respond and send emails re various trial issues. Detailed QC and of PLEX prior to sending to vendor for endorsing with trial exhibit label. Continue trial exhibit prep re replace and modify bad or reduced versions per P. Snyder request.	7.20	972.00	TR
Apr-15-11	Additional e-mails, conferences, and telephone conferences regarding deposition designation project. Telephone conference with local counsel regarding magistrate's decision to make settlement conference not cover global issues. E-mails in follow-up to same. Receive amended settlement conference order. E-mails forwarding same.	2.30	736.00	PDS
	Planning, TC, and correspondence re designation review process, performing review and revision of designations.	3.60	756.00	BCM
	Review court docket sheet for recent pleadings filed in matter; update firm file with pleadings; multiple e-mails with opposing counsel regarding first round of individual witness charts; multiple e-mails with team regarding first round of charts; tracking charts received from LaSalle.	5.30	583.00	CJB
	Read emails. Review pleadings. Review designation chart and separate out DF mtn in limine references to check against update charts to be prepared based on Courts limine ruling.	4.60	621.00	TR
Apr-16-11	Comprehensive work on deposition designation project. Remove testimony excluded by in limine rulings. Multiple e-mails regarding same.	4.50	1,440.00	PDS
Apr-17-11	Comprehensive work on deposition designation project. Remove testimony excluded by in limine rulings. Multiple e-mails regarding same.	5.30	1,696.00	PDS
	Multiple e-mails with team regarding individual witness charts and distribution	3.00	330.00	CJB

	process; begin editing electronic charts with PDS revisions; e-mail to team regarding transcripts without MIL objections.			
Apr-18-11	E-mails, conferences, and telephone conferences regarding deposition designation project, revising testimony and objections. E-mails and telephone conferences regarding need to discuss settlement conference. E-mail expert witness regarding scheduling preparation session. Continue comprehensive review and revisions to deposition transcripts. Telephone conference with client regarding trial preparation issues. Follow-up call with local counsel regarding same.	4.40	1,408.00	PDS
	Reviewing and revising depo designations per MIL rulings, correspondence re same, TC with local counsel re scope of MIL rulings.	4.90	1,029.00	BCM
	E-mail to BCM regarding transcripts in which plaintiff did not primary designate; e-mail with BCM regarding tracking transcripts through out the exchange process with LaSalle; create an attorney assignment chart for transcript review; review court docket sheet in [REDACTED] [REDACTED] download several pleadings; e-mail to PDS regarding same; continue editing individual charts for PDS and CJ transcripts; e-mail with PDS and CJ regarding same.	7.60	836.00	CJB
	Read emails. Detailed QC and of PLEX prior to sending to vendor for endorsing with trial exhibit label. Review designation chart and separate out DF mtn in limine references to check against update charts to be prepared based on Courts limine ruling.	3.30	445.50	TR
Apr-19-11	E-mails regarding schedule for submitting components of pretrial report to LaSalle counsel. E-mails regarding various trial preparation issues. E-mails regarding deposition designation project, scheduling call with court to provide update regarding same. Additional e-mails regarding deposition project. E-mail regarding following up with LaSalle on exhibit-related issues. E-mail regarding whether to submit updated settlement conference statement prior to	5.90	1,888.00	PDS

	settlement conference. E-mail expert witness regarding effect of in limine rulings. E-mail from LaSalle counsel raising certain in limine issues. E-mail forwarding same. Draft e-mail responding to same. Telephone conference with local counsel regarding strategy for same.			
	Reviewing and revising depo designations per MIL rulings, correspondence and TC re application of MIL rulings, correspondence with LaSalle re same.	2.75	577.50	BCM
	Continue editing individual charts for PDS and CJ transcripts; e-mails to BCM regarding charts ready to send to LaSalle; update tracking matrix regarding same; investigate plaintiff counter in Wasser 9/30/2009 deposition to confirm if it was sent to LaSalle previously; e-mail with PDS and BCM regarding same; e-mails to team regarding status of charts.	6.00	660.00	CJB
	Review emails and various attachments to same. Prepare and send to P. Snyder information on color trial exhibits and trial exhibits not previously produced. Detailed QC and of PLEX prior to sending to vendor for endorsing with trial exhibit label.	4.00	540.00	TR
Apr-20-11	E-mails regarding trial exhibit issues. E-mail regarding logistics for settlement conference. E-mail forwarding [REDACTED] to client. Telephone conference with court's assistant regarding deposition transcript project. E-mail from LaSalle counsel regarding in limine issues. E-mails and calls with local counsel regarding same. E-mail to LaSalle counsel regarding exhibit issues. Receive LaSalle's amended settlement conference statement. E-mails and telephone conferences in follow-up to same. E-mails regarding need to revise trial brief. E-mail to LaSalle counsel regarding in limine issues. Receive deposition charts from LaSalle. E-mails and telephone conference regarding same. Receive LaSalle's motion for clarification regarding in limine rulings. E-mail forwarding same.	3.80	1,216.00	PDS
	Correspondence and TC re designation	2.10	441.00	BCM

	revisions, TC with court re same, reviewing and revising depo designations.			
	Continue working on revising individual charts; update tracking matrix regarding same.	2.80	308.00	CJB
	Emails re exhibits and designation issues. Prepare trial exhibits for trial exhibit label endorsement. Prepare list of non Bates # docs on DF trial exhibit list. Receive download and review pleadings. Update ecase name files on network and external hard drives. Assemble and email to P. Kraft documents requested for settlement conference. Review settlement statements.	6.20	837.00	TR
Apr-21-11	Comprehensive e-mail responding to LaSalle's motion for clarification and deposition designation project, need to abbreviate deposition objections. E-mails regarding logistics for settlement conference. E-mail to local counsel requesting litigation expense estimate for trial. Telephone conference with local counsel regarding same. Receive order setting briefing deadline. Prepare for settlement conference. E-mails regarding deposition revisions. E-mail to LaSalle counsel regarding exhibit issues. E-mails regarding trial hotel, engagement letters [REDACTED] [REDACTED] trial tech company.	4.30	1,376.00	PDS
	Reviewing and revising depo designations per MIL rulings, correspondence re treatment of Massaro general testimony re NFR, internal and external correspondence re designation review process.	6.75	1,417.50	BCM
	E-mails with PDS regarding hotel for trial; telephone calls with hotels regarding rates; review court docket sheet for recent pleadings filed in matter; update firm file with pleadings; docket deadlines associated with motion to clarify and docket new pre-trial deadlines based on extension.	5.00	550.00	CJB
	Receive and QC charts and transcripts sent from LaSalle re designations. Receive download circulate and review pleadings. Prepare chart and send info to P. Snyder as requested re export materials. Prepare chart	6.50	877.50	TR

	and send info and docs to P. Snyder as requested re LaSalle trial exhibit lists and docs. Emails re various issues.			
Apr-22-11	E-mail regarding responding to LaSalle regarding exhibit issues. E-mails regarding providing revised transcripts to court. E-mail to Mr. Owen regarding scheduling trial [REDACTED] Telephone conference with local counsel regarding responding to motion to clarify.	0.70	224.00	PDS
	Reviewing and revising depo designations for MIL rulings, correspondence and TC re same, TC re response to LaSalle motion to clarify.	2.90	609.00	BCM
	E-mail correspondence with hotel regarding contract and credit authorization form; e-mail from LaSalle with edited transcripts; begin QC process.	2.50	275.00	CJB
	Emails re projects and trial tasks. Tag and OCR key documents in Summation dbase. Update PL and DF internal trial exhibit lists spreadsheets. Receive and QC charts and transcripts sent from LaSalle re designations per B. Mirakian instructions. Prepare chart and send info to P. Snyder as requested re LaSalle trial exhibit list exhibits with no identification.	8.40	1,134.00	TR
Apr-23-11	Trial exhibit review and prep and QC charts and transcripts sent from LaSalle re designations per B. Mirakian instructions. Emails re various issues. Begin close review and analysis of DF exhibits to determine extent that they list multiple identifications which do not match up to the same document.	6.00	810.00	TR
Apr-24-11	E-mail from local counsel regarding status of research on motion to clarify. Respond to same. E-mail regarding same and redaction issue. E-mail regarding length of deposition objections.	0.40	128.00	PDS
	Reviewing and revising abbreviations to objections for designation transcripts, correspondence re same.	3.75	787.50	BCM
Apr-25-11	E-mail regarding list of trial preparation projects. Telephone conference with Mr.	11.10	3,552.00	PDS

	Owen regarding trial preparation. E-mail regarding list of materials [REDACTED]		
	[REDACTED] Review draft response to motion for clarification. Make revisions to same. E-mail forwarding same. E-mail from LaSalle counsel raising additional in limine issues. E-mail local counsel regarding same.		
	Telephone conference with investor requesting materials. Respond to same. Telephone conference with LaSalle counsel requesting additional pages for trial brief. E-mails and calls in follow up to same. Make comprehensive revisions to trial brief. Make comprehensive revisions to jury instructions. E-mails forwarding same.		
	Drafting response to motion to clarify, revising same, reviewing and revising depo designations, correspondence re same.	6.40	1,344.00
	BCM		
	Review court docket sheet for recent pleadings filed in matter; update firm file with pleadings; e-mail correspondence with hotel regarding trial reservations; additional QC of transcripts received from LaSalle; e-mails with team regarding same; begin preparing documents [REDACTED] to use in trial preparation; e-mails to team regarding same.	4.50	495.00
	CJB		
	Trial exhibit review and prep and QC charts and transcripts sent from LaSalle re designations per B. Mirakian instructions. Emails re various issues. Conti close review and analysis of DF exhibits to determine extent that they list multiple identifications which do not match up to the same document.	6.00	810.00
	TR		
Apr-26-11	Draft and revise supplemental list of materials provided to expert witness. E-mails regarding trial preparation projects. Participate in comprehensive trial preparation call with local counsel. E-mails with LaSalle counsel regarding exhibits to be produced in hard copy form. Telephone conference with magistrate regarding tentative ruling on motion to transfer global lawsuit. Telephone conference with local counsel to prepare for settlement conference. Telephone conference with local counsel regarding preparation for [REDACTED] [REDACTED] Review proposed voir dire and	8.60	2,752.00
	PDS		

revised trial brief. E-mail additional revisions for same.

	Reviewing and revising depo designations, correspondence re same, drafting jury instructions, revising trial brief, researching law on interpretation of ambiguous contracts, TC with local counsel re planning for [REDACTED]	7.40	1,554.00	BCM
	E-mail with team regarding transcripts in which all primary testimony has been withdrawn; review court docket sheet for recent pleadings filed in matter; update firm file with pleadings; e-mail to PDS regarding documents [REDACTED], e-mail to PDS, BCM and local counsel hotel particulars for trial; e-mail to TR regarding all charts that have been approved to go to court thus far.	8.00	880.00	CJB
	Conti close review and analysis of DF exhibits to determine extent that they list multiple identifications which do not match up to the same document. Review and assemble materials to send to [REDACTED] client re trial prep materials per P. Snyder instructions. Confer with C. Brown re same. [REDACTED]	7.00	945.00	TR
	[REDACTED] Gather and email to B. Mirakian information re jury instructions and jury charge.			
Apr-27-11	Review and revise trial brief. E-mail forwarding same. Meet [REDACTED] in advance of settlement conference in Oklahoma City. Attend all day settlement conference. Review and revise trial brief. E-mail forwarding same. Respond to and draft multiple e-mails regarding trial preparation activities en route to Kansas City.	12.70	4,064.00	PDS
	Revising jury instructions and trial brief, updating status of depo designation review, revising designations and objections, correspondence re same.	10.00	2,100.00	BCM
	E-mail to client regarding hotel particulars for trial; update tracking matrix for transcripts; e-mail to team regarding same; continue QC process of transcripts sent by LaSalle; [REDACTED]	10.00	1,100.00	CJB

	[REDACTED]; e-mail with BCM regarding Gembara deposition exhibit; begin review of plaintiff's trial exhibits for exhibits that reference Roy Owen.			
	Conti close review and analysis of DF exhibits to determine extent that they list multiple identifications which do not match up to the same document. [REDACTED]	3.70	499.50	TR
	[REDACTED] and client re trial prep materials per P. Snyder instructions. Confer with C. Brown re trial projects. Review and modify designation charts to prepare same for creation of clip lists for video playback at trial. Review pleadings. Review, respond and send emails re various issues.			
Apr-28-11	E-mails to local counsel regarding trial exhibit issues. Receive and review order granting motion to clarify. Attorney conference and e-mails regarding same. Telephone conference with trial tech person regarding trial logistics. E-mail regarding status of retainer for same. E-mail forwarding filings and order to client. Draft list of additional documents provided to expert witness. Draft and revise exhibit chart. E-mail regarding LaSalle's objections to deposition designations and status of transcript revisions. E-mails regarding receiving rulings from court and drafting final charts. E-mail regarding expert witness list and proposed e-mail to LaSalle regarding same.	3.60	1,152.00	PDS
	Analysis re revisions to jury instructions, reviewing and revising depo designations and correspondence re same, reviewing and analyzing impact of ruling on motion to clarify re Tom Watson testimony.	5.20	1,092.00	BCM
	E-mail to TR regarding final charts and transcripts sent to court thus far; review court docket sheet for recent pleadings filed in matter; update firm file with pleadings; continue QC process of transcripts received from LaSalle; [REDACTED] [REDACTED] e-mail [REDACTED] regarding same; continue review of plaintiff's trial exhibit list for exhibits [REDACTED]	8.30	913.00	CJB

	Receive download and review pleadings. Emails re trial issues. Review designation charts and transcripts and confer with C. Brown re status and prep of same. Confer with C. Brown re trial projects. Receive and process for incorporation in PL exhibit collections color exhibits received from LaSalle. Prepare and provide information to P. Snyder re expert docs. Conti close review and analysis of DF exhibits to determine extent that they list multiple identifications which do not match up to the same document.	6.40	864.00	TR
Apr-29-11	E-mail expert witness regarding preparation session. E-mail to local counsel regarding jury selection. E-mail regarding [REDACTED] Telephone conference with local counsel regarding [REDACTED] E-mail client regarding same. E-mail from LaSalle counsel forwarding changes to exhibit list. Finalize list of materials provided to expert witness. E-mails forwarding same. E-mail regarding status of revised deposition transcripts. E-mail from LaSalle counsel regarding pretrial report. Receive response from LaSalle regarding in limine interpretations.	2.80	896.00	PDS
	Reviewing and revising depo designations, TC with local counsel and correspondence re same, TC re plan for [REDACTED], preparing outline for [REDACTED]	6.00	1,260.00	BCM
	E-mail with Josh Hoeppner regarding hotel particulars for trial; e-mail to local counsel regarding same; e-mail to PDS regarding trial exhibits; re-review original transcripts sent by LaSalle with latest versions to confirm that LaSalle did not make any additional changes without plaintiff's consent; e-mail to BCM regarding same; continue QC of transcripts sent by LaSalle; e-mails to team regarding same; update tracking matrix for transcripts and e-mail to team regarding same.	7.50	825.00	CJB
	Emails re trial issues. Review designation charts and transcripts and confer with C. Brown re status and prep of same. Confer with B. Mirakian and C. Brown re trial projects and designation work. Receive and	5.00	675.00	TR

process for incorporation in PL exhibit collections color exhibits received from LaSalle. Conti close review and analysis of DF exhibits to determine extent that they list multiple identifications which do not match up to the same document. Updating and revising DF and PL exhibit collections and updating internal exhibit matrix of same. Review of PL exhibits and id exhibits [REDACTED] [REDACTED] to assemble and send to same re trial prep.

Apr-30-11	E-mails regarding [REDACTED] as possible live witness. E-mails regarding exchanging exhibit lists with LaSalle and objections as part of pretrial report. E-mails regarding withdrawing exhibits per in limine rulings. Telephone conference with local counsel regarding extensions on briefing. E-mails regarding trial preparation projects. Draft and revise direct examination outlines for trial.	4.60	1,472.00	PDS
	Reviewing and outlining LaSalle trial brief.	3.35	703.50	BCM
	Continue QC process of transcripts sent by LaSalle; e-mail to BCM regarding same; continue review of plaintiff's trial exhibits [REDACTED]	2.75	302.50	CJB
	Emails re various trial issues. Review pleadings. Review of DF exhibits and id exhibits [REDACTED] to assemble and send to same re trial prep.	2.30	310.50	TR
	Totals	503.40	\$91,119.50	

DISBURSEMENTS

Apr-16-11	Conference call charges to discuss litigation strategy	94.97
Apr-29-11	Lexis computerized legal research services	125.00
Apr-30-11	Overnight delivery charges	13.05
	Airfare [REDACTED] (Brad Mirakian)	813.20
	Trial preparation meetings: airfare	336.00
	Settlement conference: hotel	327.67
	Settlement conference: airfare	389.10

Settlement conference: food	115.71
Settlement conference: parking	38.00
Overnight delivery charges	60.98
Settlement conference: taxi	67.00
Settlement conference: mileage to and from airport	40.00
Totals	\$2,420.68
Total Fee & Disbursements	\$93,540.18
Previous Balance	188,328.35
Previous Payments	115,395.77
Balance Now Due	\$166,472.76

TAX ID Number 14-1996727

PAYMENT DETAILS

Apr-21-11	Payment of Invoice 372	38,465.26
Apr-21-11	Payment of Invoice 372	76,930.51
Total Payments	\$115,395.77	

Snyder Law Firm LLC
13401 Mission Road, Suite 207
Leawood, KS 66209

Ph:913-685-3900

Fax:913-440-0724

Crown NorthCorp, Inc.
8716 N. Mopac, Suite 310
Austin, Texas
78759

June 19, 2011

Attention: Ms. Jackie Trojanowsky

File #: OKC
Inv #: 385

RE: Represent Crown NorthCorp, Inc. in Wells Fargo Bank, N.A. v. LaSalle
Bank National Association, Case No. CIV-08-01125-C (W.D. Okla.)
(Oklahoma I)

DATE	DESCRIPTION	HOURS	AMOUNT	LAWYER
May-01-11	Additional e-mails regarding finalizing pretrial report. Draft list of witnesses and order of same. Review trial brief and in limine filings. E-mails regarding [REDACTED] [REDACTED] Continue to draft and revise direct examination outlines for trial. E-mail list of trial witnesses. E-mail list of issues for docket call.	10.90	3,488.00	PDS
	Correspondence and research re LaSalle's "substantial performance" element, revising deposition designations.	1.40	294.00	BCM
	Close review of PL and DF trial exhibits marking and assembling certain exhibits referencing J. Trojanowski and R. Owen. Receive and respond to various emails	3.70	499.50	TR
May-02-11	Prepare for trial preparation meetings and docket call. E-mails regarding same. Telephone conference with local counsel regarding docket call. Gather materials to take to Oklahoma City. Continue to prepare for docket call and trial preparation meetings en route to Oklahoma City. Review case law for trial filings. Review chart regarding deposition transcripts. E-mail regarding same. Telephone conference with local counsel to	6.10	1,952.00	PDS

prepare for docket call. E-mails with expert witness regarding preparation meetings.

	Review, revision and abbreviation of depo designations and objections, researching substantial performance, outlining Trial Brief Response, correspondence re deadline extensions, revising designation status chart and correspondence re same.	9.75	2,047.50	BCM
	E-mail TR re transcripts that have been sent to court thus far; review def's differences in objection to plf's exhibits; e-mail to BCM and TR regarding same; continue QC process of additional transcripts; update status matrix of same; multiple e-mails with team regarding same; review court docket sheet; update firm file with recent pleadings filed in matter.	7.20	792.00	CJB
	Close review of PL and DF trial exhibits marking and assembling certain exhibits [REDACTED]	5.60	756.00	TR
	Receive and respond to various emails. Update P. Synder flash drive with key materials and exhibits. Receive, download, circulate and review pleadings. Assemble and prepare various materials for P. Snyder and B. Mirakian re trial. Prepare materials to send to J. Hoeppner. Receive and process endorsed PXOK trial exhibits, load in Summation and create Briefcase of same in PDF format.			
May-03-11	Prepare for docket call in Oklahoma City. Draft and revise arguments on in limine issues. Meet with local counsel to prepare for docket call. Attend docket call. Telephone conference in follow up to same. E-mail to LaSalle counsel regarding status of revised deposition transcripts. E-mail regarding revisions to exhibit list and pretrial report. Telephone conference [REDACTED] Draft and revise trial brief response on in limine issues. E-mail from LaSalle counsel regarding transcript status and rejecting requested extension on trial filings. Draft e-mail to LaSalle counsel regarding same. Draft and revise direct examination outline for trial witnesses.	11.90	3,808.00	PDS

	Drafting Pretrial Order, revising trial exhibit list, correspondence re docket call and schedule for designation revisions, reviewing and revising depo designations.	13.00	2,730.00	BCM
	E-mail to [REDACTED] [REDACTED] continue QC process of additional transcripts; confer with TR and LS regarding assistance on completing latest batch of transcripts; multiple e-mails to team regarding same; review hard transcripts and make notations of rulings on designations.	4.80	528.00	CJB
	Close review of PL and DF trial exhibits marking and assembling certain exhibits [REDACTED]	6.00	810.00	TR
	Receive and respond to various emails. Update network drive with pleadings, key materials and exhibits. Assemble and prepare various materials for P. Snyder and B. Mirakian re trial. Prepare materials to send to J. Hoeppner. Receive and process endorsed PXOK trial exhibits, load in Summation and create Briefcase of same in PDF format. Confer with C. Brown and B. Mirakian re trial projects and designations. Review charts re designations. Review, prepare and comment on pre-trial report exhibits.			
May-04-11	Review objections to LaSalle's proposed voir dire. E-mail regarding same. Prepare to meet with expert witness to prepare for trial. Participate in all-day meeting [REDACTED] [REDACTED] to prepare for trial. Review courtroom layout. Participate in meeting with trial team [REDACTED] [REDACTED]. Multiple e-mails regarding trial issues. Continue to draft and revise partial trial brief in response to in limine issues. E-mail forwarding same.	12.75	4,080.00	PDS
	Reviewing and revising deposition designations, correspondence re same, revising Pretrial Order, correspondence re same, reviewing LaSalle's Jury Instructions to identify key legal issues, drafting response to Trial Brief, TC re trial-preparation tasks.	10.85	2,278.50	BCM
	Continue QC process of transcripts; e-mails to team regarding status of same.	9.30	1,023.00	CJB

	Prepare exhibit DVDs to send to CW, P. Snyder and client. Prepare materials to send to J. Trojanowsky [REDACTED] Receive and respond to various emails. QC designation transcripts and charts received from LaSalle. Confer with C. Brown re same. Prepare exhibit attachments with objections inserted. Assemble and prepare various materials for P. Snyder and B. Mirakian re trial.	8.20	1,107.00	TR
May-05-11	Continue to draft and revise direct examination for client. Review Hawkins deposition testimony. E-mail regarding same. All-day meeting with client in Oklahoma City to prepare for trial. E-mails regarding status of pretrial report. E-mails regarding trial exhibits. Meet with client [REDACTED] [REDACTED] Meet with trial team [REDACTED] [REDACTED]	12.70	4,064.00	PDS
	Reviewing and revising depo designations and objections thereto, traveling to Oklahoma City, revising Pretrial Order, revising objection to LaSalle exhibits, preparing for [REDACTED] finalizing and filing Pretrial Order.	15.40	3,234.00	BCM
	E-mail with LS regarding breach notices for loans; follow up on status of Hawkins transcripts to discuss designated testimony; update charts based on court's rulings to be used to create clip lists; e-mail to team regarding same; e-mails to team regarding status of QC process; continue QC process; update status matrix; review def's exhibits for specific exhibits needed in PTO; e-mails to CJ regarding same; [REDACTED] [REDACTED] review court docket sheet; update firm file with recent pleadings filed in matter; review transcripts for document authentication depositions; e-mail to PDS regarding same.	10.50	1,155.00	CJB
	Close review of PL and DF trial exhibits marking and assembling certain exhibits [REDACTED]	8.80	1,188.00	TR
	Receive and respond to various emails. QC designation transcripts and charts received from LaSalle. Confer with C. Brown re same. Assemble and send to C. Johnson various			

	exhibits as requested. Prepare attachment to pre-trial report inserting DF exhibit objections in PL trial exhibit list.			
May-06-11	[REDACTED] in Oklahoma City. Discussion with client and trial team [REDACTED]. E-mails and conferences regarding live witnesses to call at trial. [REDACTED] reviewing and revising deposition designations, traveling to Kansas City, Continue QC process of transcripts; multiple e-mails to team regarding same; review court docket sheet; update firm file with recent pleadings filed in matter; prepare trial preparation documents for J. Trojanowsky; [REDACTED] [REDACTED] update status matrix; e-mail to team regarding same. Receive, download, circulate and review pleadings. Close review of PL and DF trial exhibits marking and assembling certain exhibits referencing J. Trojanowski and R. Owen. Receive and respond to various emails. Confer with Carla and assist on various trial projects, exhibits, designations and name files.	8.40 13.50 9.50 6.00	2,688.00 2,835.00 1,045.00 810.00	PDS BCM CJB TR
May-07-11	E-mail to local counsel regarding list of live trial witnesses. E-mail to LaSalle counsel regarding same. Telephone conference with local counsel regarding same. Reviewing and revising depo designations and objections thereto. Continue QC process of transcripts; multiple e-mails to team regarding same; updated status matrix; e-mail to team regarding same. Review PXOK exhibits in Summation coding and marking same for OCRing. Review pleadings. Receive and respond to various emails. Review PXOK trial exhibits and identify exhibits containing personal information for redaction.	0.25 1.60 4.00 5.40	80.00 336.00 440.00 729.00	PDS BCM CJB TR

May-08-11	E-mails regarding various trial preparation issues. E-mail regarding need to redact personal information from trial exhibits. E-mails regarding need to abbreviate deposition objections. Comprehensive e-mails regarding process for creating trial video clips and final transcripts.	5.10	1,632.00	PDS
	Traveling to Oklahoma City, reviewing and revising depo designations, preparing for jury selection.	6.35	1,333.50	BCM
	Continue QC process of transcripts; multiple e-mails to team regarding same; updated status matrix; e-mail to team regarding same.	5.70	627.00	CJB
	Receive and respond to various emails. Review PXOK trial exhibits and identify exhibits containing personal information for redaction.	2.00	270.00	TR
May-09-11	Participate in jury selection for trial in Oklahoma City. Meet with trial team after trial day to review trial preparation projects, creation of deposition video clips. Follow-up e-mails regarding same.	6.90	2,208.00	PDS
	Attending and reviewing jury selection, discussing trial-preparation tasks, reviewing and revising deposition designations and objections thereto, drafting limiting instructions, traveling to Kansas City.	11.50	2,415.00	BCM
	E-mail to hotel regarding accommodations for trial; e-mail to [REDACTED] [REDACTED]; discussion with firm regarding designation QC process and need to send final charts to def; review court docket sheet for recent pleadings filed in matter; update firm file regarding same; e-mail to team regarding abbreviation issue in transcripts.	8.50	935.00	CJB
	Receive and respond to various emails. Review PXOK trial exhibits and identify exhibits containing personal information for redaction. QC designation transcripts and charts received from LaSalle. Confer with C. Brown re same. Conference with team re trial. Review, locate and assemble certain trial exhibits as requested by various attorneys.	9.00	1,215.00	TR

May-10-11	E-mails regarding notifying court of live witnesses, redaction project. E-mail regarding deposition transcript review project. E-mail to LaSalle regarding process for shortening exhibit lists and redaction project. E-mail court regarding rough order trial witnesses. Receive and revise limiting jury instructions. Telephone conference with LaSalle counsel regarding advising court that all transcripts will not be provided by deadline. E-mails regarding same. Additional e-mails regarding specifics of privacy redactions. E-mails regarding LaSalle's improper revisions to deposition transcripts. E-mails regarding notifying court of live witnesses.	6.20	1,984.00	PDS
	Reviewing and revising deposition designations and objections thereto, drafting limiting instructions.	3.25	682.50	BCM
	Continue QC process; multiple e-mails to team regarding same; edit charts based on court's ruling on designations; edit hard transcripts based on court's designation ruling; review e-mail traffic regarding trial exhibit redaction issues; discussion with BCM regarding status of transcripts to determine which transcripts have been sent to court already; e-mail to team regard current transcripts left to review; multiple e-mails to team regarding review process and issues with same; review court docket sheet for recent pleadings filed in matter; update firm file regarding same; update status matrix; e-mail to team regarding same.	10.50	1,155.00	CJB
	Receive and respond to various emails. Review PXOK trial exhibits and identify exhibits containing personal information for redaction. Conti review of designation transcripts and charts received from LaSalle. Confer with C. Brown re same. Conference with team re trial. Review, locate and assemble certain trial exhibits as requested by various attorneys. Receive instructions and work on various trial projects from P. Snyder and B. Mirakian. Confer with C. Brown re trial prep, logistics, and various projects.	10.00	1,350.00	TR

May-11-11	E-mail regarding redaction project. E-mails to and from LaSalle regarding same and order of witnesses.	0.30	96.00	PDS
	Reviewing and revising depo designations and objections thereto, updating status chart re same.	6.85	1,438.50	BCM
	Multiple e-mails with BCM regarding QC status and issues with same; e-mail to TR regarding redacting trial exhibits; phone conference with local counsel regarding redacting trial exhibits; continue QC process of transcripts; update status matrix regarding same; e-mail to team regarding same; review corrected transcripts received from def.	7.50	825.00	CJB
	Conti review of designation transcripts and charts received from LaSalle, update and modify spreadsheets to be used to generate Sanction clip lists re to prepare playable testimony and video. Preparation of clip lists and send same to J. Hoeppner for importing in Sanction dbase.	6.00	810.00	TR
May-12-11	E-mails regarding revised deposition transcripts. E-mail regarding redaction project [REDACTED] [REDACTED] Revise direct examination trial outlines. Prepare for conference call [REDACTED] Receive rulings on deposition objections. E-mails regarding same. E-mail regarding plan for preparing demonstrative exhibits. Participate in comprehensive telephone conference [REDACTED] to prepare for trial testimony. Follow-up e-mail regarding same.	3.30	1,056.00	PDS
	Drafting response to Trial Brief, revising depo designations and objections thereto, updating status chart re same.	5.90	1,239.00	BCM
	Continue QC process; review revised transcripts sent by def; multiple e-mails to team regarding same; update status matrix; e-mail to team regarding same; review court docket sheet for recent pleadings filed in matter; update firm file regarding same; e-mail to team regarding designation rulings; review deposition testimony for references def made	10.00	1,100.00	CJB

regarding flip did not necessarily mean fraud; e-mail to BCM regarding same.

May-13-11	E-mail regarding preparing demonstrative exhibits. E-mails regarding order of witnesses and need to prepare video clips for depositions. E-mail regarding issue of which case to play LaSalle's designated testimony in. Review deposition testimony excluded by court. E-mails regarding same. E-mails regarding need to shorten exhibit list. Review sample clip lists. E-mails regarding same.	2.60	832.00	PDS
	Drafting Response to Trial Brief, TC with local counsel re same, correspondence re depo designation videos.	5.25	1,102.50	BCM
	E-mail with hotel and J. Trojanowsky regarding accommodations for trial; e-mail to local counsel regarding redaction of trial exhibits; update individual witness charts with latest designation rulings; multiple e-mails to TR regarding same; multiple e-mails to team regarding status of QC process and clip lists; review edited charts to confirm if plf's primaries were all out due to court rulings; e-mail with TR regarding same; create new list of depositions in which plf has primary designations after rulings; e-mail to PDS regarding same; begin work on comparing exhibits referenced in designated testimony after court rulings to confirm those exhibits are included in shorten exhibit list.	9.00	990.00	CJB
	Conti preparation of clip lists and send same to J. Hoeppner for importing in Sanction dbase. Receive and respond to various emails. Conti work on various trial related tasks and projects re exhibits, depositions, name files.	5.00	675.00	TR
May-14-11	Comprehensive work in drafting and revising direct examination outlines for trial witnesses. Draft shortened trial exhibit list. Draft demonstrative exhibits. E-mails regarding same.	6.40	2,048.00	PDS
	Review court docket sheet for recent pleadings filed in matter; update firm file regarding same; e-mail to PDs regarding latest excel version of plf exhibit list; continue comparing	5.50	605.00	CJB

exhibits referenced in designated testimony after court rulings to confirm those exhibits are included in shorten exhibit list; e-mail to PDS regarding status; e-mail to hotel regarding accommodations; make notations on transcripts with court rulings.

May-15-11	Exhibits referenced in designated testimony after court rulings to confirm those exhibits are included in shorten exhibit list; e-mail to PDS regarding status; e-mail to hotel regarding accommodations; make notations on transcripts with court rulings.	5.75	1,840.00	PDS
	E-mails regarding preparing demonstrative exhibits. Review clip lists of deposition testimony. Determine runtimes and whose case testimony will be played in. E-mails regarding same. Create demonstrative exhibits. E-mails forwarding same. E-mails to and from LaSalle regarding shortening exhibit list. E-mails regarding clip lists. Draft proposed e-mail to LaSalle regarding which case testimony will be played in. E-mail regarding project of shortening exhibit list. Review testimony to be played at trial.	0.25	52.50	BCM
	Correspondence re assembling video depo designations.	5.20	572.00	CJB
	Continue comparing exhibits referenced in designated testimony after court rulings to confirm those exhibits are included in shorten exhibit list; e-mail with team regarding status of QC process and clip lists; e-mail to J. Hoeppner regarding Stawiarski clip lists; update status matrix regarding same.	5.80	783.00	TR
May-16-11	Emails regarding sending email to LaSalle regarding which testimony in which case. Finalize and send same. Email regarding finalizing shortened exhibit list. Revise direct examination outline for Ms. Trojanowsky, demonstrative exhibits. Emails regarding multiple demonstrative exhibits. Comprehensive emails regarding [REDACTED] demonstrative exhibits.	10.60	3,392.00	PDS

	Correspondence re creating video designations, drafting response to LaSalle Trial Brief, revising response to Trial Brief, correspondence and TC with local counsel re same.	8.15	1,711.50	BCM
	Continue comparing exhibits referenced in designated testimony after court rulings to confirm those exhibits are included in shorten exhibit list; e-mail to D. Smith and hotel regarding accommodations; review e-mails regarding deposition designation run times and issues; e-mail to team regarding same; continue QC process.	5.00	550.00	CJB
	Review and respond to emails and email attachments. Conti review of designation transcripts and charts received from LaSalle, update and modify spreadsheets to be used to generate Sanction clip lists re to prepare playable testimony and video. Conti work on various trial related tasks and projects, search and assemble documents per P. Snyder and B. Mirakian requests and instructions. Conti preparation of clip lists and send same to J. Hoeppner for importing in Sanction dbase. Conference with trial team re trial prep and projects. Update spreadsheets with deletions and changes to designations received from LaSalle. Review PL and DF clip reports, update run time spreadsheet and identify depo exhibit referenced and locate corresponding trial exhibit.	7.40	999.00	TR
May-17-11	Multiple e-mails and calls regarding need to file Ohio depositions under seal. Continue to work on demonstrative exhibits, deposition runtime issues, [REDACTED] and many other trial preparation activities. Review, revise and finalize trial brief. Review and revise response to LaSalle's proposed jury instructions. Email to Court regarding deposition designations. Finalize demonstrative exhibits. E-mails regarding playing deposition testimony in which party's case.	13.20	4,224.00	PDS
	Revising Trial Brief Response, revising Response to LaSalle Jury Instructions, correspondence re video depos, TC with	9.85	2,068.50	BCM

Sarasota County re authenticated tax records, drafting response to LaSalle limiting instructions, completing Responses to Jury Instructions and Trial Brief.

	E-mail to local counsel regarding status of redaction process and trial exhibit organization; e-mails to hotel regarding accommodations; e-mail [REDACTED] regarding reservation information; review plf trial exhibits for Flessner's tax record infomation; discussion with BCM regarding certified copies of same; discussion with PDS regarding trial exhibit organization; conference with vendor regarding hard copies of the loan files.	7.50	825.00	CJB
	Create new clip lists based on new revised designation spreadsheets, culling out duplicate/joint designations. Review and respond to emails. Conti work on various trial related tasks and projects, search and assemble documents per P. Snyder and B. Mirakian requests and instructions. Conti preparation of clip lists and send same to J. Hoeppner for importing in Sanction dbase. TCs with vendors and CW re trial prep and projects. Update spreadsheets with deletions and changes to designations received from LaSalle. Review PL and DF clip reports, update run time spreadsheet and identify depo exhibit referenced and locate corresponding trial exhibit. Assemble and send documents requested by client. Update Sanction dbase with new clip lists and sync'd video. Prepare and send materials to vendor for processing as trial exhibits.	9.00	1,215.00	TR
May-18-11	E-mails regarding demonstrative exhibits. Multiple e-mails and calls regarding same. Forward exhibits to LaSalle. Receive and review LaSalle's demonstrative exhibits. E-mail regarding comments regarding same. Telephone conference with local counsel and trial team regarding trial preparation issues, continued settlement discussions. Number demonstrative exhibits with trial exhibit numbers. E-mail to magistrate regarding Purchase Price amounts. E-mail to Court seeking additional time for opening statements. E-mails regarding redacting trial	10.70	3,424.00	PDS

exhibits, opening statements, numbering of demonstrative exhibits.

	TC and correspondence re Sarasota tax records, analysis of Court's response to cumulative objections to designations, TC with local counsel re trial preparation of tasks, TC and correspondence re video depo designation procedure, trial preparation.	6.25	1,312.50	BCM
	E-mail with TR and local counsel regarding organization of trial exhibits; e-mail with TR regarding hard copies of loan files; review court docket sheet for recent pleadings filed in matter; update firm file regarding same; discussion with BCM regarding cumulative objections; e-mails to BCM and TR regarding same; internal discussion on court's latest e-mail regarding designations and which case they will be played in; review master chart for cumulative objections; e-mail to BCM regarding same; work with PDS regarding finalizing demonstrative exhibits for trial; emails regarding same; work with TR and vendor regarding marking plf's demonstrative exhibits with trial exhibit stamp.	10.80	1,188.00	CJB
	Create new clip lists based on new revised designation spreadsheets, culling out duplicate/joint designations. Review and respond to emails. Conti work on various trial related tasks and projects, search and assemble documents per P. Snyder and B. Mirakian requests and instructions. Conti preparation of clip lists and send same to J. Hoeppner for importing in Sanction dbase. TCs with vendors and CW re trial prep and projects. Update spreadsheets with deletions and changes to designations received from LaSalle. Review PL and DF clip reports, update run time spreadsheet and identify depo exhibit referenced and locate corresponding trial exhibit. Review demonstratives. TC with J. Hoeppner re designations, Sanction dbase work, clip lists and trial exhibits. Confer with C. Brown re trial projects.	9.50	1,282.50	TR
May-19-11	E-mails regarding numbering demonstrative exhibits. E-mails regarding creation of video clips. E-mail to LaSalle regarding length of	7.10	2,272.00	PDS

opening statements. E-mail regarding issues take up with Court before opening statements. E-mails regarding giving other side two days advance notice of witnesses. E-mail and telephone conference regarding list of live witnesses. E-mail from court regarding playing of deposition designations. Telephone conference with magistrate regarding settlement status. E-mails in follow-up to same. Pack materials to send to Oklahoma. Receive order from Court clarifying in limine rulings. Receive and review motion to remove jurors. E-mails regarding new settlement offer received from LaSalle. Review demonstratives to use during trial. E-mails to LaSalle counsel regarding process for objecting to demonstrative exhibits.

Correspondence and analysis re demonstrative exhibits, planning to reduce objections to LaSalle exhibits based on designation rulings, correspondence re process for playing video designations, analyzing sua sponte ruling re clarification of motion in limine rulings. 6.10 1,281.00 BCM

Conference with local counsel regarding redacted exhibits; e-mail to TR regarding same; coordinate packing trial materials for shipping to local counsel's office; review def shorten exhibit list; highlight exhibits where def said they no longer have objections; e-mail to team regarding same; e-mail to BCM regarding certified documents for trial; review court docket sheet for recent pleadings filed in matter; update firm file regarding same; create a chart of plf's 37 deposition in which there is primary designations and highlight ones in which court has issued rulings; edit individual charts and email same to TR; e-mail to local counsel regarding Fed Execution Searches shipments. 11.00 1,210.00 CJB

Create new clip lists based on new revised designation spreadsheets, culling out duplicate/joint designations. Review and respond to emails. Conti work on various trial related tasks and projects, search and assemble documents per P. Snyder and B. Mirakian requests and instructions. Conti preparation of clip lists and send same to J. Hoeppner for 9.20 1,242.00 TR

importing in Sanction dbase. TCs with vendors and CW re trial prep and projects. Update spreadsheets with deletions and changes to designations received from LaSalle.

Review PL and DF clip reports, update run time spreadsheet and identify depo exhibit referenced and locate corresponding trial exhibit. TC with J. Hoeppner re designations, Sanction dbase work, clip lists and trial exhibits. Confer with C. Brown re trial projects. Prepare files to send to CW. Update various key charts and spreadsheets. Summation dbase upload and coding of trial exhibits.

May-20-11	E-mails regarding preparation of deposition video clips, witnesses to drop. E-mails regarding notice of Tuesday trial witnesses, objections to LaSalle's demonstrative exhibits. Work on trial preparation projects en route to Oklahoma City. Multiple calls regarding demonstrative exhibits and resolving objections to same. Multiple trial preparation calls with client and regarding settlement status. Continue to work on trial preparation projects. Draft and revise direct examination outlines for trial. Telephone conference with Mr. Brown regarding trial issues. E-mail to [REDACTED] regarding trial status. Telephone conference with investors regarding litigation. E-mails regarding exhibit issues. E-mail to LaSalle regarding materiality issues. Work on deposition clip lists, runtimes, order of trial witnesses. Redact rep breach notices to use at trial. Review deposition testimony of witnesses to use during opening statement.	15.10	4,832.00	PDS
	Correspondence re trial start time and procedure, reviewing and objecting to LaSalle demonstrative exhibits, sending certified Sarasota tax records to LaSalle, finalizing video designations.	6.85	1,438.50	BCM
	Review Rael 2008 designations to confirm plf no longer has any primary designations after the court's ruling; e-mail to team regarding same; received certified exhibits from Sarasota County; email to BCM regarding same; continue editing individual charts with court rulings; e-mails to TR regarding same; e-mails	7.50	825.00	CJB

to TR and local counsel regarding FedEx shipment containing CDs of trial exhibits; begin review of def shorten exhibit list and plf objections, review testimony that references each exhibit and make notes regarding objections to deposition testimony; e-mails to BCM regarding same.

Review and respond to emails. Conti work on various trial related tasks and projects, search and assemble documents per P. Snyder and B. Mirakian requests and instructions. Conti preparation of clip lists and send same to J. Hoeppner for importing in Sanction dbase. TCs with vendors and CW re trial prep and projects. Review PL and DF clip reports, update run time spreadsheet and identify depo exhibit referenced and locate corresponding trial exhibit. Confer with C. Brown re trial projects. Prepare files to send to CW. Update various key charts and spreadsheets. Summation dbase upload and coding of trial exhibits.

8.60 1,161.00 TR

May-21-11 Continue multiple trial preparation activities. Comprehensive work drafting and revising direct examination outlines. Meet with trial tech person regarding demonstratives for opening statement. E-mails regarding [REDACTED]
[REDACTED] Telephone conferences with client regarding trial preparation issues. Continue to work on direct examination outlines. [REDACTED]
[REDACTED]

14.20 4,544.00 PDS

Continue review of def shorten exhibit list and plf objections, review testimony that references each exhibit and make notes regarding objections to deposition testimony; e-mails to BCM regarding same; e-mail to local counsel regarding updated transcripts received from def; e-mail regarding def request for testimony to be withdrawn; review Gillis designations; e-mail to team regarding corrected designation references; e-mail to TR regarding clip reports.

5.25 577.50 CJB

Receive, download and review pleadings. Receive and respond to various emails. Update summation dbase and Sanction dbase with

6.40 864.00 TR

documents, designations and exhibits. Conti preparation of clip lists and send same to J. Hoeppner for importing in Sanction dbase and conti working with B. Mirakian and team on various tasks relating to designations. Review PL and DF clip reports, update run time spreadsheet and identify depo exhibit referenced and locate corresponding trial exhibit. Review, assemble and send documents to attorneys as requested.

May-22-11	Draft and revise outline for opening statement. Practice opening statement with trial tech person using demonstrative exhibits. Telephone conference [REDACTED] [REDACTED] for trial testimony. Multiple e-mails regarding numerous trial preparation activities. Continue to revise and update opening statement. Present opening statement in front of trial team. [REDACTED] [REDACTED] E-mails forwarding same.	17.90	5,728.00	PDS
	Traveling to Oklahoma City and preparation for trial.	11.00	2,310.00	BCM
	Work with J Hoeppner and L. Skinner re PL trial exhibit prep. Receive and respond to various emails. Update summation dbase and Sanction dbase with documents, designations and exhibits. Conti preparation of clip lists and send same to J. Hoeppner for importing in Sanction dbase and conti working with B. Mirakian and team on various tasks relating to designations. Review PL and DF clip reports, update run time spreadsheet and identify depo exhibit referenced and locate corresponding trial exhibit.	5.00	675.00	TR
May-23-11	Continue to prepare outline for opening statement. Present opening to trial team. Attend first day of trial. Motion to exclude jurors. Present opening statement. Ms. Trojanowsky direct and cross examination. Attend meeting with magistrate to discuss settlement status. E-mail requesting updated Purchase Price amounts for three loans at issue. Meet with trial team following trial	15.50	4,960.00	PDS

day. Meet [REDACTED] to prepare for direct examination.

Attending trial, revising and removing objections to exhibits, preparing video clip reports, correspondence re same. 15.50 3,255.00 BCM

E-mail to TR regarding CDs received from iVize; begin review of clip reports for any deposition exhibit references, making notations in the margins; e-mails to team regarding same. 8.50 935.00 CJB

Review consolidated or final trial designation reports and id all exhibits inserting depo exh and corresponding trial exhibit information in script. Receive and respond to emails. Receive download and review pleadings. Multiple T/Cs with B. Mirakian, J. Hoeppner, C. Brown re trial projects and trial. Search and locate depo exhibits and testimony requested by B. Mirakian, C. Johnson, and L. Skinner. Work on miscellaneous trial prep tasks and requests. 9.00 1,215.00 TR

May-24-11 E-mails regarding [REDACTED] and using exhibits during direct examination. Meet with Ms. Trojanowsky to prepare for cross-examination. Continue to prepare for trial. Receive updated Purchase Price amounts. Attend trial. Cross and Re-direct of Ms. Trojanowsky. Direct and cross of Mr. Owen. Playing of video depositions. Meet with trial team following trial day. E-mails regarding Friday trial witnesses, witness list to provide to Court, response to LaSalle's limiting jury instructions. Review video runtime template. E-mail regarding same. E-mail to client regarding status of [REDACTED]. [REDACTED] E-mail regarding forwarding video depositions to expert witness. Review video depositions to determine testimony to cut. 13.25 4,240.00 PDS

Attending trial, preparing clip reports for video designations and exhibit-tagging same. 14.60 3,066.00 BCM

Continue review of clip reports for any deposition exhibit references, making notations in the margins; e-mails to team regarding same; e-mail to hotel regarding 9.50 1,045.00 CJB

accommodations; e-mail to local counsel regarding def's demonstrative exhibits; review court docket sheet for recent pleadings filed in matter; update firm file regarding same; review Hanawa deposition exhibits to confirm they are exactly like trial exhibits; continue with QC process.

Review consolidated or final trial designation reports and id all exhibits inserting depo exh and corresponding trial exhibit information in script. Receive and respond to emails. Receive download and review pleadings. Multiple T/Cs with B. Mirakian, J. Hoeppner, C. Brown re trial projects and trial. Search and locate depo exhibits and testimony requested by B. Mirakian, C. Johnson, and L. Skinner. Work on miscellaneous trial prep tasks and requests.

May-25-11	E-mails regarding exhibits to show during playing of video depositions. Attend trial. Playing of video depositions. Meet with trial team following trial day. Telephone conferences with client and magistrate regarding settlement status. Review and revise list of upcoming witnesses. [REDACTED] [REDACTED] E-mail to LaSalle regarding upcoming witnesses. E-mail to expert scheduling trial preparation sessions.	14.70	4,704.00	PDS
	Attending trial, preparing clip reports for video designations and exhibit-tagging same.	15.90	3,339.00	BCM
	Review changes requested to Arnold designations; e-mail to team regarding same; phone conference with BCM regarding exhibits referenced in clip reports and being used in trial; e-mails with TR and BCM regarding same; review Sanders deposition exhibits for trial exhibit references; e-mail to BCM regarding same; e-mail to team regarding trial exhibit references for deposition exhibits.	9.50	1,045.00	CJB
	Review consolidated or final trial designation reports and id all exhibits inserting depo exh and corresponding trial exhibit information in script. Receive and respond to emails.	9.10	1,228.50	TR

	Multiple T/Cs with B. Mirakian, J. Hoeppner, C. Brown re trial projects and trial. Search and locate depo exhibits and testimony requested by B. Mirakian, C. Johnson, and L. Skinner. Work on miscellaneous trial prep tasks and requests. Conti preparation of clip lists and send same to J. Hoeppner for importing in Sanction dbase and conti working with B. Mirakian and team on various tasks relating to designations.			
May-26-11	E-mails regarding logistics for playing video depositions and showing exhibits. E-mail expert witness regarding scheduling preparation sessions. Prepare for trial day. Attend trial. Playing of video depositions. Meet with trial team following trial day. [REDACTED] Draft and revise amended list of witnesses. Draft and revise notice to Court regarding playing of video depositions. Multiple e-mails and conferences with trial team regarding same.	16.80	5,376.00	PDS
	Attending trial, preparing clip reports for video designations and exhibit-tagging same.	15.50	3,255.00	BCM
	Follow up with local counsel regarding court rulings on remaining witnesses; e-mail to TR regarding same; e-mail to TR regarding [REDACTED] [REDACTED] review plf trial exhibits for Goldberg Depo Execution Searches. 21; e-mail to BCM regarding same; phone call with hotel regarding accommodations; e-mail to PDS regarding same; re-review Krawitz OK and Torenli clip reports for any document or deposition exhibit references to confirm exhibits are listed on shorten exhibit lists; review court docket sheet for recent pleadings filed in matter; update firm file regarding same.	8.00	880.00	CJB
	Review consolidated or final trial designation reports and id all exhibits inserting depo exh and corresponding trial exhibit information in script. Receive and respond to emails. Multiple T/Cs with B. Mirakian, J. Hoeppner, C. Brown re trial projects and trial. Search and locate depo exhibits and testimony requested by B. Mirakian, C. Johnson, and L. Skinner.	8.50	1,147.50	TR

Work on miscellaneous trial prep tasks and requests. Conti preparation of clip lists and send same to J. Hoeppner for importing in Sanction dbase and conti working with B. Mirakian and team on various tasks relating to designations.

May-27-11	E-mail from client regarding review of depositions. [REDACTED] [REDACTED] Receive and review response from LaSalle regarding playing of video depositions. Attend trial. Playing of video depositions. Meet with trial team following trial day. Finalize and revise list of upcoming witnesses. E-mail to Court forwarding same. Receive rulings on additional deposition objections. Discuss plans for cutting deposition testimony to get down to 30 minute time limit.	10.80	3,456.00	PDS
	Attending trial, preparing clip reports for video designations and exhibit-tagging same, revising designations to adjust runtimes and exhibit tags.	10.75	2,257.50	BCM
	Review consolidated or final trial designation reports and id all exhibits inserting depo exh and corresponding trial exhibit information in script. Receive and respond to emails. Multiple T/Cs with B. Mirakian, J. Hoeppner re trial projects and trial. Search and locate depo exhibits and testimony requested by B. Mirakian, C. Johnson, and L. Skinner. Work on miscellaneous trial prep tasks and requests. Conti preparation of clip lists and send same to J. Hoeppner for importing in Sanction dbase and conti working with B. Mirakian and team on various tasks relating to designations.	6.10	823.50	TR
May-28-11	E-mails regarding preparing for testimony of Mr. Hoyt. E-mail regarding playing plaintiff's primary designations in LaSalle's case. Multiple e-mails and calls regarding procedures for cutting depositions to get to 30-minute time limit. E-mail to LaSalle regarding upcoming trial witnesses. E-mail to expert regarding status of trial. Review and cut multiple depositions.	9.40	3,008.00	PDS

	Traveling to Kansas City, formulating process for cutting deposition designations.	6.00	1,260.00	BCM
	Review consolidated or final trial designation reports and id all exhibits inserting depo exh and corresponding trial exhibit information in script. Receive and respond to emails. Multiple/extended T/Cs with B. Mirakian, C. McCoy and team re trial projects and trial. Work on miscellaneous trial prep tasks and requests. Conti preparation of clip lists and send same to J. Hoeppner for importing in Sanction dbase and conti working with B. Mirakian and team on various tasks relating to designations. Receive download and review pleadings. Search and send documents and exhibits to P. Snyder as requested. TC with J. Hoeppner re status and procedure for designations.	7.60	1,026.00	TR
May-29-11	Telephone conferences and e-mails regarding deposition clip lists and procedures for cutting time from depositions. Make additional cuts to multiple depositions. [REDACTED] Additional e-mails regarding same. E-mails regarding trial preparation sessions with expert witnesses and other trial preparation issues.	3.10	992.00	PDS
	Review consolidated or final trial designation reports and id all exhibits inserting depo exh and corresponding trial exhibit information in script. Receive and respond to emails. Work on miscellaneous trial prep tasks and requests. Conti working with B. Mirakian and team on various tasks relating to designations.	4.60	621.00	TR
May-30-11	E-mails regarding scheduling meetings with expert witnesses, status of cutting deposition testimony. Meet with expert and client to prepare for expert's trial testimony. Review and revise motion to exclude LaSalle's expert opinions. E-mail to LaSalle regarding upcoming trial witnesses. Review and revise direct examination outline for expert witness.	11.10	3,552.00	PDS
	Traveling to Oklahoma City, preparing video clip reports, general trial preparation tasks.	14.00	2,940.00	BCM
	Review preliminary and final trial designation reports and id all exhibits inserting depo exh	7.50	1,012.50	TR

and corresponding trial exhibit information in script. Receive and respond to emails. Work on miscellaneous trial prep tasks and requests. Conti working with B. Mirakian and team on various tasks relating to designations.

May-31-11	E-mails regarding upcoming trial witnesses. Attend trial. Expert testimony of Mr. Hoyt. Playing of video depositions. Meet with trial team after trial day. Continue to cut multiple depositions to get to 30-minute time limit. Multiple e-mails regarding other trial issues.	15.90	5,088.00	PDS
	Attending trial, revising, tagging and QCing clip reports, trial preparation tasks.	19.65	4,126.50	BCM
	Review preliminary and final trial designation reports and id all exhibits inserting depo exh and corresponding trial exhibit information in script. Receive and respond to emails. Work on miscellaneous trial prep tasks and requests. Conti working with B. Mirakian and team on various tasks relating to designations.	5.30	715.50	TR
Totals		954.40	\$199,268.00	

DISBURSEMENTS

May-10-11	Parking and taxi for jury selection (Mirakian)	131.35
	Food for jury selection (Mirakian)	10.24
	Hotel for jury selection (Mirakian)	202.90
May-19-11	Conference call charges to discuss litigation strategy	119.19
May-31-11	Airfare to trial, and to return to Kansas City on weekend	615.10
	Overnight delivery charges, including shipping files to OK for trial	1,067.02
	Airfare for trial preparation meetings in OK	93.40
	Hotel for trial preparation meetings in OK	961.28
	Hotel for trial preparation meetings in OK (Mirakian)	316.67
	Food for trial preparation meetings in OK	71.50
	Car service for trial preparation meetings in OK	97.50
	Hotel for jury selection in OK	211.08
	Pacer charges	71.68
	Taxi for trial preparation meetings and jury selection	101.00

Lexis computerized legal research services	350.00
Copy/printing charges	1,032.30
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Totals	\$5,452.21
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Total Fee & Disbursements	\$204,720.21
Previous Balance	166,472.76
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Balance Now Due	\$371,192.97

TAX ID Number 14-1996727

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Ph:913-685-3900

Fax:913-440-0724

Crown NorthCorp, Inc.
 8716 N. Mopac, Suite 310
 Austin, Texas
 78759

June 20, 2011

Attention: Ms. Jackie Trojanowsky	File #:	OKC
	Inv #:	390

RE: Represent Crown NorthCorp, Inc. in Wells Fargo Bank, N.A. v. LaSalle
 Bank National Association, Case No. CIV-08-01125-C (W.D. Okla.)
 (Oklahoma I)

DATE	DESCRIPTION	HOURS	AMOUNT	LAWYER
Jun-01-11	E-mail regarding expert witness issues. E-mail to LaSalle regarding upcoming trial witnesses. Attend trial. Playing of video depositions. Meet with team following trial day. E-mails to expert regarding trial preparation. Cut multiple depositions to get down to time limit. E-mails regarding same.	16.20	5,184.00	PDS
	Attending trial, revising, exhibit-tagging, and QCing video clip reports, general trial preparation tasks.	16.50	3,465.00	BCM
	Review preliminary and final trial designation reports and id all exhibits inserting depo exh and corresponding trial exhibit information in script. Receive and respond to emails. Work on miscellaneous trial prep tasks and requests. Conti working with B. Mirakian and team on various tasks relating to designations. Receive download circulate and review pleadings.	7.00	945.00	TR
Jun-02-11	E-mails regarding trial preparation activities, exhibits for Gembara and other depositions. Redact exhibits to use during expert testimony. Review exhibits for depositions. Attend trial. Playing of video depositions. Meet with trial team after trial day. Prepare for direct examination of Mr. Wasser. Review motion	14.25	4,560.00	PDS

submitting additional jury instructions.
Continue to revise and cut depositions.

Preparing lists of exhibits for admission with videos, attending trial, drafting revised jury instructions re due diligence and actual knowledge, revising, exhibit-tagging, and QCing video clip reports.

Review preliminary and final trial designation reports and id all exhibits inserting depo exh and corresponding trial exhibit information in script. Receive and respond to emails. Search and locate testimony and documents requested by P. Snyder and B. Mirakian. Conti working with B. Mirakian and team on various tasks relating to designations. Receive download circulate and review pleadings.

Jun-03-11 E-mails regarding preparing for Wasser direct examination, [REDACTED] Prepare for trial. E-mails regarding upcoming LaSalle trial witnesses. Attend trial. Direct examination of Mr. Wasser. Playing of video depositions. Direct and cross-examination of Mr. Belanger. Receive and review jury instructions with team. E-mail to expert regarding trial preparation and likely dates for trial testimony. E-mail forwarding cross-examination outlines for Dwyer, Abshier and Hall. Continue to review and revise Smith outline.

Attending trial, finalizing video clip reports and exhibit tags, preparing for Dan Smith cross-examination.

Review preliminary and final trial designation reports and id all exhibits inserting depo exh and corresponding trial exhibit information in script. Receive and respond to emails. Search and locate testimony and documents requested by P. Snyder and B. Mirakian. Receive download circulate and review pleadings.

Jun-04-11 Comprehensive work drafting and revising direct examination outline for Mr. Smith. Prepare demonstrative exhibits to use with Mr. Smith. E-mails regarding same. E-mails regarding upcoming LaSalle witnesses.

	Preparing outline for Smith cross-exam, updating admitted exhibit list, preparing demonstratives for Smith exam.	6.50	1,365.00	BCM
	Review e-mail traffic regarding trial status and issues with same.	1.30	143.00	CJB
	Receive and respond to emails. Search and locate testimony, exhibits and documents requested by P. Snyder and B. Mirakian. Review pleadings	4.50	607.50	TR
Jun-05-11	Continue to prepare for direct examination of Mr. Smith. All-day meeting with client and Mr. Smith to prepare for direct examination. Prepare and finalize demonstrative exhibits and testimony slides to use during same. E-mail regarding upcoming LaSalle trial witnesses. Receive calls from LaSalle regarding exhibits. Respond the same.	14.75	4,720.00	PDS
	Preparing Dan Smith for direct and cross-examination, miscellaneous trial preparation tasks, corresp re exhibits.	12.00	2,520.00	BCM
	Receive and respond to emails. Search and locate testimony and documents requested by P. Snyder and B. Mirakian. Receive download circulate and review pleadings. Update Summation database and hard drive with exhibits and designations.	4.70	634.50	TR
Jun-06-11	Continue preparing for Mr. Smith's direct examination. E-mail regarding [REDACTED] Revise demonstratives to use with Mr. Smith. Attend trial. Direct and cross-examination of Mr. Smith. Plaintiff rests. Meet with trial team following trial day. Review and discuss jury instructions. Draft and revise cross examination outline for Mr. Hall.	11.50	3,680.00	PDS
	Attending trial, developing outline for Abshier cross-examination, revising, exhibit-tagging, and QCing video designations	13.75	2,887.50	BCM
	Review recent court docket sheet for recent pleadings filed in matter; update firm file regarding same; review PDS trial deposition outlines.	1.10	121.00	CJB

	Receive and respond to emails. Review preliminary and final trial designation reports and id all exhibits inserting depo exh and corresponding trial exhibit information in script. Search and locate testimony and documents requested by P. Snyder and B. Mirakian. Receive download circulate and review pleadings. Update Summation database and hard drive with exhibits and designations. Assemble information and send to P. Snyder re exhibits and production.	5.80	783.00	TR
Jun-07-11	Emails regarding closing argument exhibits, topics for cross outlines for LaSalle experts, [REDACTED] [REDACTED] Prepare for jury instruction conference with law clerk. Participate in same. Meet with judge to discuss same. Argue LaSalle's motion for directed verdict. Review revised jury instructions. Conference with client regarding same. Prepare for Hall and Wasser cross examinations. Review LaSalle's response to expert opinion motion. Draft and revise response to LaSalle's motion for directed verdict re: Rep. 13. [REDACTED] [REDACTED]	12.90	4,128.00	PDS
	Jury instruction conference, revising instructions, revising, exhibit-tagging, and QCing video designations.	13.50	2,835.00	BCM
	Review recent court docket sheet for recent pleadings filed in matter; update firm file regarding same; begin updating client status sheet with latest court filings; review e-mails regarding trial update and additional exhibit issues.	2.00	220.00	CJB
	Receive and respond to emails. Review preliminary and final trial designation reports and id all exhibits inserting depo exh and corresponding trial exhibit information in script. Search and locate testimony and documents requested by P. Snyder and B. Mirakian. Update Summation database and hard drive with exhibits and designations.	4.10	553.50	TR
Jun-08-11	Email re: Abshier cross examination outline and compensation issue. Prepare for Wasser cross examination. Attend trial. Wasser direct	15.60	4,992.00	PDS

and cross. Craige and Crider examinations. Play video depositions. Meet with judge to discuss jury instructions. Meet with trial team following trial day. Comprehensive work drafting and finalizing Abshier cross examination outline. Determine exhibits to use during same. Draft and revise objection to Rep 23 jury instruction.

	Attending trial, preparing for Abshier cross-examination, revising, exhibit-tagging, and QCing video designations.	17.00	3,570.00	BCM
	Continue updating client status sheet with latest court filings.	1.90	209.00	CJB
	Receive download and review pleadings. Receive and respond to emails. Review preliminary and final trial designation reports and id all exhibits inserting depo exh and corresponding trial exhibit information in script. Search and locate trial exhibits and documents requested by CW.	4.00	540.00	TR
Jun-09-11	Continue to prepare for Abshier cross examination. Attend trial. Playing of depositions. Abshier direct and cross examinations. Meet with trial team following trial day. Comprehensive work drafting and revising examination outlines for Hall and Dwyer. Meet with trial team to discuss same.	16.25	5,200.00	PDS
	Attending trial, preparing for Hall and Dwyer cross-examinations, drafting motion concerning demonstrative exhibits.	15.25	3,202.50	BCM
	Review court docket sheet for recent pleadings filed in matter; update firm file regarding same; review e-mails and file documents pertaining to materials [REDACTED] e-mail to team regarding same.	2.30	253.00	CJB
	Search and locate trial exhibits and documents requested by CW and B. Mirakian. Review pleadings and designated testimony.	2.00	270.00	TR
Jun-10-11	Continue to prepare for Hall and Dwyer cross examinations. Attend trial. Hall and Dwyer examinations. Meet with trial team following trial day. Review LaSalle's motion to talk to	9.90	3,168.00	PDS

	jurors. Email and attorney conferences regarding same.			
	Attending trial, planning for closing,	9.50	1,995.00	BCM
	Review joint exhibits for specific Flessner Addendum for exhibit and page reference.	0.60	66.00	CJB
	Search and locate trial exhibits, documents and testimony requested by CW, P Snyder and B. Mirakian. Review pleadings and designated testimony.	2.50	337.50	TR
Jun-11-11	Comprehensive work preparing for closing argument. Draft and revise themes and outline for same. Multiple team meetings and emails regarding same. Create numerous demonstratives and deposition slides to use during same. Attorney conferences regarding LaSalle's motion to talk to jurors.	16.70	5,344.00	PDS
	Preparing for closing argument and finalizing list of admitted exhibits.	5.75	1,207.50	BCM
	Review e-mails regarding trial status, motion to communicate with jurors and closing outlines.	1.00	110.00	CJB
	Search and locate trial exhibits, documents and testimony requested by CW, P Snyder and B. Mirakian. Review pleadings and designated testimony	2.50	337.50	TR
Jun-12-11	Continue comprehensive work preparing for closing argument. Continue to revise outline for same. Multiple team meetings and emails regarding same. Continue to create and finalize demonstratives and deposition slides to use during same. Work with trial tech person in performing closing argument. Perform closing argument for trial team and client; make revisions to outline following same.	16.20	5,184.00	PDS
	Preparing for closing argument, finalizing supplemental exhibits for jury binder, finalizing list of admitted exhibits, correspondence re same.	12.00	2,520.00	BCM
Jun-13-11	Finalize and perform closing prior to trial day.	7.50	2,400.00	PDS

	Attend trial. Jury instructions read to jury. Closing arguments. Wait at courthouse for verdict.			
	Attending closing arguments, discussing additional trial-related tasks, finalizing exhibit cross-reference chart for filing.	7.50	1,575.00	BCM
	Receive download and review pleadings re designation filings. Receive and read emails.	1.70	229.50	TR
Jun-14-11	Wait for verdict. Return to court for verdict. Verdict read in court. Multiple follow-up calls with numerous parties, attorney conferences regarding same. Meet with trial team following verdict. Conferences regarding remedy phase.	4.60	1,472.00	PDS
	Attending trial, analyzing verdict, correspondence re same, traveling to Kansas City.	11.50	2,415.00	BCM
	Review files concerning trial sent by BCM; multiple e-mails with team regarding verdict; phone call with local counsel regarding verdict and information from jurors; review e-mails regarding comments to verdict.	2.40	264.00	CJB
	Receive download and review pleadings. Receive and read emails	0.50	67.50	TR
Jun-15-11	Telephone conference [REDACTED] regarding trial outcome and litigation status. Telephone conferences with client, local counsel, expert witnesses and others in follow up to verdict.	1.80	576.00	PDS
	Post-trial organization of notes and documents.	1.00	210.00	BCM
	Review court docket sheet for recent pleadings filed in matter; update firm file regarding same.	1.30	143.00	CJB
	Review and email to P. Snyder re information on PXOK trial exhibits re [REDACTED]	0.30	40.50	TR
	Totals	413.20	\$101,708.50	

DISBURSEMENTS

Jun-15-11	Trial: food (Mirakian)	94.49
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Airfare to and from trial (Mirakian)	812.50
Hotel for trial (Snyder)	4,270.50
Hotel for trial (Mirakian)	3,928.86
Hotel for trial (Trojanowsky)	3,928.86
Hotel for trial (Hoeppner)	3,587.22
Hotel for trial (Smith)	512.46
Hotel for trial (Owen)	256.24
Hotel dining for trial (Snyder)	335.33
Hotel dining for trial (Mirakian)	272.24
Hotel dining for trial (Trojanowsky)	322.08
Hotel dining for trial (Hoeppner)	164.19
Hotel dining for trial (Smith)	100.53
Hotel dining for trial (Owen)	22.60
Hotel laundry and phone charges for team	356.28
Overnight delivery charges	63.20
Car service-to and from Kansas City airport during trial (Snyder and Mirakian)	588.00
Trial dining charges (Snyder and team)	907.84
Airfare to return to Kansas City	206.70
Taxi to airport for trial	31.75
Taxi fares during trial (cash)	170.00
Tips during trial (cash)	20.00
Food for trial (cash)	40.08
 Totals	 \$20,991.95
 Total Fee & Disbursements	 \$122,700.45
Previous Balance	166,472.76
 Balance Now Due	 \$289,173.21

TAX ID Number 14-1996727